Electronically Filed Docket: 2007-1 CRB DTRA-BE Filing Date: 06/06/2022 06:15:14 PM EDT

# Before the UNITED STATES COPYRIGHT ROYALTY JUDGES Washington, D.C.

In the Matter of

Determination of Rates and Terms for Business Establishment Services

In the Matter of

Determination of Rates and Terms for Business Establishment Services

Docket No. 2007-1 CRB DTRA-BE (2009-2013)

Docket No. 2012-1 CRB Business Establishments II (2014-2018)

### **DECLARATION OF PAUL FAKLER**

- I, Paul Fakler, declare pursuant to 28 U.S.C. §1746 as follows:
- 1. I am a partner at Mayer Brown LLP, counsel of record for Music Choice in the above-captioned proceeding. I submit this declaration in support of Music Choice's Reply Brief re: Gross Proceeds Referral.
- 2. Attached hereto as **Exhibit 1** is a true and correct copy of a transcript of the hearing testimony given by Barry Knittel on September 5, 2001 in *In the matter of: Digital Performance Rights in Sound Recording and Ephemeral Recording*, Docket No. 200-9 CARP DTRA 1 & 2.
- 3. Attached hereto as **Exhibit 2** is a true and correct copy of a transcript of the hearing testimony given by Douglas G. Talley on September 6, 2001 in *In the matter of: Digital Performance Rights in Sound Recording and Ephemeral Recording*, Docket No. 200-9 CARP DTRA 1 & 2.

FAKLER DECL. ISO MUSIC CHOICE REPLY BRIEF RE: GROSS PROCEEDS

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed on June 6, 2022 at New York, New York.

By: /s/\_Paul M. Fakler\_

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Counsel for Music Choice

## Exhibit 1

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COPYRIGHT ARBITRATION ROYALTY PANEL

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In the matter of:

Digital Performance Right in Sound Recording and Ephemeral Recording | Docket No. | 2000-9

CARP DTRA 1 & 2

CARP Hearing Room
LM-414
Library of Congress
Madison Building
101 Independence Ave, SE
Washington, D.C.

Wednesday September 5, 2001

The above-entitled matter came on for hearing, pursuant to notice, at 9:00 a.m.

#### **BEFORE**

THE HONORABLE ERIC E. VAN LOON Chairman
THE HONORABLE JEFFREY S. GULIN Arbitrator
THE HONORABLE CURTIS E. von KANN Arbitrator

### **NEAL R. GROSS**

did previously informally. And ask you to raise your		
right hand, please, to be sworn in.		
WHEREUPON,		
BARRY KNITTEL		
WAS CALLED FOR EXAMINATION BY COUNSEL FOR AEI MUSIC		
NETWORK; DMX MUSIC, INC., AND, HAVING FIRST BEEN DULY		
SWORN, WAS EXAMINED AND TESTIFIED AS FOLLOWS:		
DIRECT EXAMINATION		
BY MR. BERZ:		
Q Good afternoon, Mr. Knittel. Would you		
please formally identify yourself for the Panel and		
spell your last name?		
A Barry Knittel, K-N-I-T-E-L.		
Q And Mr. Knittel, who is your current		
employer?		
A AEI/DMX Music.		
Q And can you explain to the Panel what		
AEI/DMX Music does?		
A AEI/DMX Music is the leading original		
artist programmer of music for business to business in		
the world.		
Q And by way of background, have AEI and DMX		

1	Music, Inc.	always been referred to together?
2	A	No, they have not.
3	Q	Will you explain your answer to that
4	question, p	lease?
5	A	On May 18th of this year, AEI Music
6	Network, In	c. merged with DMX Music, Inc. to become
7	one company	•
8	Q	What was your position before the merger?
9	A	Before the merger I was President of AEI
10	Music Marke	ts Worldwide.
11	Q	What was your responsibility with respect
12	to that pre	sidency?
13	A	To oversee all of the global licensing
14	issues of A	EI Music.
15	Q	And how long did you hold that position?
16	A	Since 1998.
17	Q	Was that your first position with AEI?
18	A	No, it was not.
19	Q	Can you explain to the Panel any position
20	or positions	s that you held prior to the presidency?
21	A	When I joined AEI in 1995, I was Corporate
22	Director of	Business Affairs. In 1996, I became

1	President of AEI Music for North America and then in
2	1998, Music Markets.
3	Q And prior to your positions at AEI, did
4	you have any other experience in the music industry?
5	A Yes, I did.
6	Q Can you explain that to us, please?
7	A I was a Vice President of Licensing for
8	ASCAP which is the American Society of Composers,
9	Authors and Publishers. And I was there for nearly 23
10	years.
11	Q Can you describe to us briefly your higher
12	education background?
13	A I have a Business degree from Kent State
14	University.
15	Q And what, if any, music associations or
16	entertainment organizations do you belong to?
17	A I belong to NARAS which is National
18	Academy of Recording Arts and Science; Country Music
19	Association; Academy of Country Music. I belong to
20	the Confederation of Societies for Authors and
21	Composers which is a world-wide organization, as well
22	as the cable association.

Now in your own words, Mr. Knittel, what 1 0 do you view the purpose of your testimony as submitted 2 and here today before this Panel? 3 I'm before this Panel to outline the Α 4 business of background music and to give a better 5 6 understanding of how we interact with our customers and how we support the record labels and their 7 8 initiatives of sales of CDs. 9 0 In your submitted testimony, you provide an overview of the services that AEI provides to its 10 Can you explain in your own words, in 11 customers. general terms, what the background music service does? 12 13 A background music service does a number It acts as a marketing person for the --14 of things. 15 what I'll refer to as brands. By brands I'll mean the Gap or Old Navy, Victoria's Secret. 16 They're really 17 referred to as brands and each of them have their own AEI works closely with their marketing 18 19 people to develop and create musical soundscapes that 20 brand and that identity support that marketplace distribute 21 and our music to

WASHINGTON, D.C. 20005-3701

accordingly.

22

the

them

1	Q And would you describe from your testimony
2	the methods by which AEI delivers its products or
3	sound recordings to business establishments?
4	A yes. There's three generations of on-
5	premise equipment and one generation of what we refer
6	to as DBS or broadcast. The three generations of on-
7	premise, the first is what we refer to as Pro Pac
8	which is a tape or a cassette player. It's programmed
9	with four hours of continuous music and also is a
LO	secured system because it's a proprietary piece of
L1	equipment.
L2	The second generation is CD. It too is
L3	programmed with four hours of encrypted, encoded
L4	music. Again, a proprietary piece of equipment which
.5	only has the ability to play our CDs.
L6	The third generation is called Pro Fusion
17	which is a digital distribution system, driven by a
L8	hard disk and encryption and encoding which protects
.9	the songs within those.
20	And as I said, what we refer to as the
21	other is broadcast or DBS satellite system.
22	Q We'll come back to the various methods by

which you communicate your product, but let me ask you preliminarily, can you describe with respect to the on premise methods how AEI goes about developing the programs?

A AEI, as I said before, works very closely with the marketing people for the various brands. Internally, we create the programs by using a central data base of music that has been categorized in that data base by energy, texture, mood and there's a number of other variables, how it starts, what we refer to as hot, it comes on with guitars, how it ends, what certain instruments are within that. And our programmers again working with the marketing people select the songs that best suit that brand that work within that retail establishment. They program them from the central data base on to a CD that's then burned on to -- depending upon what the format will be, tape or CD, and distribute it out to the customer.

Q Just to clarify, you mentioned a central digital database, has AEI always maintained a central digital database?

A No. We started the central database in

1	1999 in support of Pro Fusion which was a digital
2	distribution system. Prior to that we used what I'll
3	refer to as physical goods, the actual CDs themselves,
4	in some cases, records, that we would move into a DAT
5	system or a minidisk system that before it was taken
6	out to be reproduced for the stores.
7	Q Thank you. Now just turning briefly to
8	these categories of on premise products that AEI has,
9	could you describe how the programs are delivered to
10	your clients in the, I believe you referred to it as
11	a the tape file.
12	Q Pro Pac is a four hour, custom programmed
13	cassette that plays on proprietary equipment and it's
14	sent out, depending on the model, most of the licenses
15	that we have with our subscribers are 2 to 5 years in
16	duration and they usually have a sequence of time in
17	which they receive music which could be 30, 45 or 60
18	days.
19	Q Now you mentioned earlier that each of the
20	models has a certain amount of security built into it.
21	Can you explain the security measures that are
22	employed in connection with the tape model?

1	A The tape model is programmed at a slower
2	tape than standard cassette players and therefore
3	those tapes won't play on any machines, but our
4	machines.
5	Q And with respect to that music that's
6	played on your machines, can you explain to the Panel
7	what the format is for that playback?
8	A All of our format is in monaural and the
9	reason that we don't use stereo is because most of
10	the, all of the locations that we program music for if
11	you use stereo would give you a convoluted sound
12	within the size of the stores. So everything is
13	programmed in analog and monaural.
14	Q Could you briefly describe now how
15	programs are delivered to clients in connection with
16	the CD model that you mentioned?
17	A CD model, again, as with tape, it's a 4-
18	hour program. Through out technology and compression
19	and also security, we're able to 4 hours of music on
20	to a single CD that is played within our Pro Disk
21	which is our custom proprietary player. It, too, is
22	programmed as I outlined before. The key encryption

technology with regards to Pro Disk is that we have a time out phase, so that we can program the CD that it won't play within the machine at certain intervals. An example would be some of the higher end younger retail stores don't want music that is 60 days old, so they want it to time out at 30 or 45 days, while if you have something like Victoria's Secret, where they use classical music and the music can run longer, we may time that out at 14 months.

Also, besides the time out feature, there's a remix feature within it, that's the software within our equipment that the songs can't change within the CD, but the laser can read different songs within that CD, so that no two songs play following each other. The odds would be in most 4-hour programs, 60 to 65 songs per 4-hour program that we multiplied to basically to the 60th or 65th power of what the chances of it to play one after another again.

Q Are there any other security measures related to the CD itself that the Panel should be aware of?

1	A Besides it cannot play on any consumer			
2	product. It's only on our machine.			
3	Q So if I were to come into possession of			
4	one of AEI's CDs and put it in my CD player, would I			
5	be able to hear the music?			
6	A You would not.			
7	Q All right, let's now turn to the third on-			
8	premise model			
9	CHAIRMAN VAN LOON: Excuse me, could I			
10	just ask with regard to that, is the actual size and			
11	shape of the CD the same?			
12	THE WITNESS: Identical. It's identical.			
13	CHAIRMAN VAN LOON: I see. Okay.			
14	THE WITNESS: It just does not play in any			
15	equipment but ours.			
16	CHAIRMAN VAN LOON: Thank you.			
17	BY MR. BERZ:			
18	Q Let's turn to the third on-premise model			
19	which I believe is referred to as a hard disk model,			
20	can you explain what that model is?			
21	A It's what we refer to as our third or next			
22	generation of on-premise equipment. Pro Fusion is a			

1	hard disk digital model, one of the first to be
2	licensed in the United States, if not the world for
3	distribution of music to business to business. It's
4	built around our own encryption and software to make
5	sure that the music played within the Pro Fusion
6	cannot be used anywhere else.
7	Q How do you go about updating the content
8	or music on this hard disk model?
9	A As with tapes and CDs where we mail out
10	the tapes and CDs and as they get a new product they
11	send the old one back to us. With Pro Fusion, we can
12	update it through the internet, through a secured
13	system, through satellite and through telephone lines,
14	again through a secured set of encryptions as well as
15	software that tells the songs how to play within that
16	location.
17	Q And again, as we have with the other two
18	models turning to security measures, what, if any,
19	security measures are provided with respect to Pro
20	Fusion and to avoid copying?
21	A Besides our own proprietary encryption
22	system, if the machine is disconnected at the location

and not connected to what we refer to as the mother ship or AEI, it just stops playing.

Q I believe that covers the on-premise models that you described. You also said that the second category of technology or delivery systems was broadcast or DBS. Can you explain generally what your DBS system is?

A DBS system is a broadcast system by which we program music, slight difference between on-premise and DBS is that on-premise is really built around a custom brand image likeness. It's specific music for specific brands, as I mentioned before.

Satellite business is built around specific industries and we refer to them as fast feeders or the fast food industry, grocery stores or big box retailers such as KMart, WalMart, etcetera., where you have a number of purposes for that music in which it's being programmed within one to move people through the restaurant quickly, the supermarket, to slow people down as they shop and the same thing to hold true with a number of different areas of big box retailers.

1	MR. GARRETT: What would you use for this
2	proceeding?
3	(Laughter.)
4	THE WITNESS: I think some nice classical
5	music would be perfect here.
6	MR. BERZ: I was going to ask about the
7	fast food.
8	MR. GARRETT: Sorcerer's Apprentice.
9	(Laughter.)
10	THE WITNESS: Again, here, while the
11	satellite dish is really commonly purchased anywhere,
12	it's the decoder within the establishment that grabs
13	the signal and transfers it to the music within the
14	establishment.
15	BY MR. BERZ:
16	Q How do you go about delivering the
17	programming to the businesses?
18	A Our programmers work in a very similar
19	fashion. They use the same digital repository, data
20	based as our on-premise program is used. We block
21	program in 4-hour block programs there also. It's
22	sent from that digital repository to a piece of

1	equipment that holds it and then transfers it up by a
2	satellite and then back down from Seattle to the
3	customers at the various locations throughout the
4	United States.
5	Q Just to round out sort of this DBS system,
6	do you know how many channels of DBS AEI is delivering
7	at this point in time?
8	A AEI has 8 channels of satellite.
9	Q Let's move on to another part of your
10	submitted testimony that deals with the relationship
11	between AEI and the RIAA and its members and labels.
12	Can you briefly describe your own
13	perception of the relationship between AEI and the
14	various labels?
15	A Oh, it's very good, it's excellent.
16	Q And on what basis do you make that
17	statement, reach that conclusion?
18	A I reach that conclusion because as I said
19	early on, AEI is a music marketing company and we act
20	on behalf of the brands, but also we realize how
21	important the record labels are to our product for
22	selling music. And so it's important for us to work

very closely with the labels. We are what's referred 1 to as serviced, which means that we get music sent to 2 us every day, bundles of it, by the various labels, 3 4 wanting us to program the music in the right atmosphere for the right clientele which would be the 5 people who would buy the music at the very end of the 6 7 day. What, if any, benefits do you think the 8 0 9 labels receive from your service? 10 Well, the record labels get a great deal Α of benefits because depending upon their marketing 11 12 people and their A & R people, they have a great deal of contact with our people in programming. 13 14 cases, we work with them in promotions, as far as recently someone had asked that we put 3LW into a Wet 15 16 Seal program, that they were working with Wet Seal which is a teenage fashion store and were able to 17 18 position those songs accordingly. 19 0 Have there been other examples of joint or promotional activities between AEI and the labels? 20 As outlined in my testimony, we worked 21 Α 22 certainly with labels; Lenny Kravitz for "Fly Away";

1	the Cardigans for "Erase and Rewind." But it is very
2	much on-going. The minute that testimony was put
3	together, the next day someone calls and says we're
4	breaking this CD and we'd like your help. We worked
5	very closely with Macey Gray last year and became
6	Grammy winner as well as Santana and a number of
7	artists every day we get calls of new artists as well
8	as artists just had a call last Friday of an
9	artist, Dean Martin, they're putting out Italian songs
10	and would like us to be able to program it in some of
11	our Italian restaurants.
12	CHAIRMAN VAN LOON: For some of us and
13	perhaps some of the Panel that resonates as opposed to
14	some of the other groups we've heard about in the
15	course of these proceedings.
16	BY MR. BERZ:
17	Q You mentioned earlier, I believe, that the
18	programmers at AEI explore, among other things, the
19	demographics of the hearers of this music in these
20	various business establishments.
21	What, if any, benefit or impact do you
22	think that activity has on the labels?

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Each CD, when each group of music when it Α comes into AEI is reviewed first of all for content. If there's any kind of lyrical content that we don't find acceptable to the listening audience, those CDs are then necessarily put aside, or in most cases, we may be serviced with radio copies that are a cleaner version of the song that maybe also sold. The programmers then go through the music that comes in to see what's going to work best for their brand. when a new CD comes in, whether it's a new artist or what was sometimes referred to, I just mentioned Dean Martin as a catalog, someone that's been a hit before continues have the labels to churn repertoire of music, they'll listen to those to see how that music fits in with that brand in which we're programming it for. Because it's that demographic also, especially when you that is talk Abercrombie & Fitch, American Eagle Outfitter, those people are buying music for the college market and to program the new acts into those markets is greatly beneficial to the record labels and they know and ask for them.

Q With respect to that, you mentioned earlier that sometimes you receive CD in advance of release. What's your view on why occasionally AEI will receive a CD before it's been generally released to the public?

A We receive a great many CD before they're released to the public because the record labels want them to be programmed in store. They realize in the first two generations of distribution that we had the tape and CD that there was a lead time. With Pro Fusion, we could put a song that's given to me today, could be on the system tomorrow. But with tape and CD, the manufacturing and the distribution takes longer and they want those songs out being heard because the more they're being heard, the more apt they're to sell CDs.

Q We heard earlier in this proceeding a concern about certain cuts being played regularly on air and deeper cuts not being played. Is there any opportunity with respect to AEI's product to move from the most popular to perhaps what we would call deeper cuts on CDs?

1	A I think that's what the labels see and
2	when I talk about labels, it's majors and
3	independents, see with regards to the benefits of AEI.
4	AEI is not anti-radio, but AEI is not in the business
5	of programming the same 40 selections. We work with
6	a great deal of different demographics in all of the
7	stores that we program for and therefore we're looking
8	for second or third cut. Many times, the
9	conversations with the labels may be what is going to
10	be a second or third cut from this album and we'll
11	start programming that instead of the song that's
12	playing on the local radio station.
13	Also, in many cases, we'll go and choose
14	what we think is better actually for the client and
15	that will be a second or a third cut that's coming off
16	of the album.
17	Q Is there anything in the current iteration
18	of the newest technology profusion that also has the
19	potential to promote record sales?
20	A Well, we do. We have a screen that
21	someone could read off of the machine. In some cases,
22	the machine is right under the cash wrap. That could

say what song is playing exactly at this time. 1 With Pro Disk, we had the same pieces of 2 information there and with Pro Pac, we'd always send 3 out tapes so that they could look at the number and 4 then correspond it if it came to that, but we've 5 6 always been very forthright about getting information out to the buying public about the music that's being 7 played within store. 8 9 Let's move from what I'll call the general 10 relationship between AEI and the record industry and let's talk a little bit about the contractual 11 12 relationships between the two entities or between AEI 13 and the labels. 14 Does AEI pay royalties to RIAA members 15 today? Yes, we do. 16 17 And can you give us some sense of how much Q 18 in royalties or fees AEI pays? AEI pays over \$4 million in license fees 19 annually. 20 And in your position as President of AEI 21 Music, in your current position, have you had occasion 22

1	to negotiate licenses with majors and independents?
2	A Yes, I have.
3	Q Approximately how many agreements does AEI
4	have with the majors and the independents?
5	A AEI has about 1500 license agreements for
6	North America.
7	Q And
8	A For the United States.
9	Q Now my assumption is you didn't
10	individually negotiate all of those, but did you
11	oversee all of those negotiations?
12	A When I first joined AEI after leaving
13	ASCAP I put together various models of agreement to be
14	used so that we could standardize those relationships
15	as much as possible.
16	Q And just to give us some sense of those
17	agreements, is there any way to categorize or break
18	down how those agreements could be described, these
19	licensing agreements?
20	A Yes.
21	Q Would you go ahead and explain those?
22	A Sure. We have license agreements that are
1	1

1	strictly promotional by which the labels don't expect
2	a royalty and for instance, with their CDs just for
3	the promotional value that we give. A second form of
4	agreement is an agreement by which we pay a royalty of
5	\$6 for every time the music is used within one of our
6	programs and again, being serviced by those labels.
7	And then there's a license agreement which is referred
8	to as the marketing fund license agreement which is
9	with most of the major labels and that's where they
10	share in our profits from music programming and
11	receive certain distributions of royalties from that
12	and other promotional benefits.
13	Q Now in connection with these various
14	categories of agreements, do they render to AEI
15	similar or the same or different kinds of rights with
16	respect to the use of the music?
17	A The same.
18	Q In your own words, what are the rights or
19	what right is provided to you in these agreements,
20	notwithstanding a differentiation among them?
21	A All the rights we need to create and
	1 <b>1</b>

distribute programs to our clients.

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Т	And with respect to these agreements based
2	on your own experience, do any of the agreements break
3	down into subparts of value in relationship to a
4	particular kind of right that you may have under them?
5	A No, they do not. It's a blanket license
6	agreement.
7	Q Just to clarify a little bit, you
8	mentioned when you were talking about the various
9	agreements, I think one of them you referred to as a
10	marketing fund agreement.
11	MR. GARRETT: I'm sorry, I don't want to
12	interrupt. I would just ask where all this is in the
13	written testimony?
14	MR. BERZ: Paragraph 47.
15	(Pause.)
16	MR. GARRETT: This describes all the
17	different types of agreements that they have, rights
18	that are licensed?
19	MR. BERZ: No, this describes the
20	marketing fund agreement.
21	CHAIRMAN VAN LOON: I don't see the words
22	"marketing fund". You're saying that paragraph 47

1	MR. GARRETT: There is a reference in
2	paragraph 46 of marketing fund agreements.
3	MR. BERZ: Right, 46 and 47.
4	MR. GARRETT: That's what you're talking
5	about?
6	MR. BERZ: Yes. I'm asking him to explain
7	that part of his testimony.
8	MR. GARRETT: Okay.
9	MR. BERZ: Is that okay?
10	MR. GARRETT: Yeah, I just thought you
11	were asking about something different.
12	MR. BERZ: No, no, no. I apologize. If
13	you look at 46 introduces the topic and uses the
14	term marketing fund agreements and then there's a
15	discussion of how the funds are used in 47.
16	And I just felt that it might be useful to
17	have an understanding of this.
18	BY MR. BERZ:
19	Q Mr. Knittel, do you want to briefly
20	explain these marketing fund agreements and how they
21	work?
22	A The marketing fund agreement, as I stated,

1	has the labels sharing in a percentage of AEI's music
2	revenue. That revenue is when divided according to
3	the number of songs that we use from that various
4	label and payments are made back to them by the number
5	of tracks that we use in specific programs and the
6	balances held in an account to be used with that
7	label, that's their money, in conjunction to other
8	promotional activities that they see, they deem to be
9	fit in conjunction with us or our customers.
10	Q Okay, we've talked about the relationship
11	with the RIAA and AEI in terms of the contractual
12	relationship and what you've described as the
13	royalties or the license fees. Are there any other
14	major cost centers that come out of the relationship
15	between RIAA and AEI?
16	A Technology.
17	Q Could you explain?
18	CHAIRMAN VAN LOON: Before we go to that,
19	could I just ask a clarifying question. The bottom of
20	page 14, top of 15, you say the agreements establish
21	promotional funds and it's a percentage of gross music
22	service fees received by AEI. So when you're serviced

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by the labels, it's not just the provision of music CDs, things of that nature, am I understanding that to say that you receive funds from them?

Those funds are that THE WITNESS: No. amount of money that we take as a percentage from our revenue, our gross revenue of music sales. That money is held in -- it's a little complicated, but I'll go through it if I could slowly. You take all the billings that we have from music to our accounts, a certain percentage of that revenue is taken and held as a royalty payment to the marketing fund labels, the promotion labels. Part of that fund is then reduced by certain -- that amount is reduced by other royalties, ASCAP, BMI, SESAC, Harry Fox, etcetera. Then that sum is divided by the number of tracks, music songs that you use and that breaks out to what the pro rata share would be for that record label. Part of that pro rata share is paid to them in a check at \$6 for each song that we use within our programs. The balance is held for them to use as they see fit in a promotional fund. We sometimes take ideas to them, hey, there's this opportunity with regards to American

1	Airlines, if you want to put this video on, we can
2	service that for you. They say yes or no. It's their
3	funds to choose how they want to use it as a part of
4	a promotional fund. In some cases we've supported a
5	tour, part of a tour, put out \$100,000 as advance to
6	put an act out on the road that actually in that case
7	turned out to be very successful for the act, but it's
8	their money to be used in promotional aspects in
9	conjunction with us.
10	CHAIRMAN VAN LOON: And this fund is
11	created then essentially as a percentage of your gross
12	revenues, if you will?
13	THE WITNESS: From music, that's
14	absolutely right.
15	CHAIRMAN VAN LOON: From serving 120,000
16	business establishments?
17	THE WITNESS: That's correct, that's
18	right.
19	ARBITRATOR GULIN: Mr. Knittel, let me ask
20	you a couple follow-up questions. Now as to the other
21	90 percent, those are those fees you keep? I'm
22	sorry, I didn't mean to use the term the amount

above the percentage that goes to the labels, that's 1 money that you keep? I got a little confused before 2 3 when you said the balance goes to this promotional 4 fund. THE WITNESS: You take the revenues. 5 6 when you say, those other costs that we have besides 7 the 90 percent you keep, that royalty rate that was 8 negotiated is what is pulled out, less certain 9 deductions and that becomes what is known as the royalty for the marketing fund and the promotions. 10 ARBITRATOR GULIN: Okay. 11 12 THE WITNESS: Part paid to them in check and part to be used as they see fit in other 13 14 promotions. ARBITRATOR GULIN: Okay. Now here's where 15 I'm not clear. How is this marketing fund agreement 16 17 which I think you just referred to as a royalty 18 payment, how is that different from the other types of 19 agreements you were just talking about with the 20 labels, other than the fact that a small portion goes 21 into this marketing? 22 THE WITNESS: Okay, if I can sort of go

1.	back and take you through that. We have very few
2	licenses, but some licenses which are strictly
3	promotion, very small independent, sometimes
4	individuals that just say I don't want a royalty, if
5	my music works within your stores, and you can program
6	it, that would be great.
7	We have a second tier which is mostly
8	independents who say I'd like to get my music
9	programmed there and every time it's used within a
10	program, I'll take a royalty of \$6 and so every time
11	we use it, every six months, we send out a royalty
12	check to them that outlines how many times their song
13	has been used and pays them a royalty.
14	For the larger label
15	CHAIRMAN VAN LOON: Can I
16	THE WITNESS: Sure.
17	CHAIRMAN VAN LOON: On that one you say
18	"every time it's been used."
19	THE WITNESS: Within a program. I'm sorry
20	to interrupt you, but within a program. So it's not
21	every time it's been played. It's every time we used
22	it within a program.

1	CHAIRMAN VAN LOON: But if you sent it to
2	10,000 of your 120,000 business clients, then they
3	would get a check each month for \$6 times 10,000?
4	THE WITNESS: No, just for \$6 because it's
5	used within that one program.
6	ARBITRATOR VON KANN: That same program
7	goes to 10,000 customers?
8	THE WITNESS: No, let's not get ourselves
9	confused by that, if I may.
10	CHAIRMAN VAN LOON: Okay.
11	THE WITNESS: We don't have any one
12	program that goes to 10,000 customers. I'd say
13	probably the largest account level that we have may be
14	1600 or 2000 locations. So every time
15	CHAIRMAN VAN LOON: So each time it's used
16	in a program rather than to an individual business?
L7	THE WITNESS: That's right, that's right.
L8	ARBITRATOR GULIN: And that program may go
L9	for a period of 60 days or may go for a period of 14
20	months, depending
21	THE WITNESS: Could go for 30 days, could
22	go for 45, could go for 60, could go for 14 months.

1	You have to, again, if I could, and I'm sorry I said
2	"you have to" because you don't. But the fact is that
3	most cases when we start a new subscriber, they get 24
4	to 32 hours of music so that would be 6 to 8 CDs.
5	Every time we send one out, they return it back to us.
6	That's the security level that we have, so that they
7	constantly would have some out there. These CDs have
8	the ability to scratch, God forbid, or the tapes could
9	stretch, so they would never be without music, that's
10	the rotation that we use.
11	ARBITRATOR GULIN: And those are the
12	agreements you have primarily with the independents?
13	You say with respect to the majors, most of your
14	agreements are
15	THE WITNESS: Marketing fund.
16	ARBITRATOR GULIN: Okay, then there was a
L7	third category where you said there was no royalty
18	paid, but
19	THE WITNESS: Promotion, just promotion.
20	ARBITRATOR GULIN: Just promotions.
21	THE WITNESS: Right.
22	ARBITRATOR GULIN: And those are primarily

with whom? 1 THE WITNESS: Usually with individuals. 2 We have very few of those agreements, but usually it's 3 with an individual that's trying to get a song that 4 5 they've recorded played. And some of those agreements, I probably 6 7 should say this, since I've been there, we've taken 8 the position that for all of the music we use that they fall either into the marketing fund or the \$6. 9 Some of the promotionals were there before. 10 ARBITRATOR GULIN: Now these agreements 11 12 that you have, how old are they? Are these recent 13 agreements? 14 THE WITNESS: Some agreements can date 15 back to the late 1980s, because they automatically They can be terminated by either 16 renew themselves. side every year. And some of them are relatively as 1.7 current as last week. 18 ARBITRATOR GULIN: I'm trying to get a 19 feel for how this fits into what your position is in 20 21 this proceeding. Is this something you're going to

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get into?

1.	BY MR. BERZ:
2	Q Let's talk a little bit about, you had
3	said that a major cost center was technology. Do you
4	want to explain in connection with the relationship
5	between AEI and the industry, can you explain how
6	technology plays in as a cost center for you?
7	A A major part of our cost is developing
8	software and hardware to support our distribution
9	system, but also a very important and major cost is
10	supporting the technology that secures that
11	distribution on behalf of the record labels.
12	Q And I think you mentioned that Pro Fusion
13	is your most recent technological advance.
14	A Yes.
15	Q Do you have a sense of what the investment
16	was with respect to developing the Pro Fusion
17	technology?
18	A Developing Pro Fusion cost us about \$2.25
L9	million.
20	Q And what was or were the major components
21	of the \$2.25 million?
22	A The major components of promoting that

1	were security features, encryption and marketing.
2	Q Now let me ask you if based on your
3	experience in the past if you've been involved in any
4	legislative efforts in connection with the music
5	licensing business?
6	A I have been.
7	Q And are you generally familiar with the
8	DMCA?
9	A I am.
10	Q And what, if any, provisions of the DMCA
11	in your judgment come into play in connection with
12	this proceeding?
13	A The only piece that comes in is what is
14	referred to as an ephemeral copy.
15	Q And under the DMCA, what, if any, other
16	provisions impact your ability to do business as a
17	provider of music to business establishments?
18	A We're exempt from performances.
19	ARBITRATOR VON KANN: Why are paying \$4
20	million in licenses? That keeps them from having to
21	disconnect a lot of this is analog music anyway and
22	I thought there was a business establishment

1	exception. So I'm really confused.
2	You're getting there. Okay.
3	BY MR. BERZ:
4	Q Mr. Knittel, let me ask you with respect
5	to the license fees that you are paying, what are the
6	benefits or what are the rights that you obtain as a
7	result of paying for those paying those royalties?
8	A Well, there are a number of rights. We
9	get a right to duplicate, to distribute likeness of
10	the artist to use as far as ad clips, promotional
11	pieces, etcetera.
12	Q Now you mentioned you got this you
13	mentioned earlier there's really no breakdown in these
14	agreements about the various rights. I believe that's
15	correct. But given your experience, both at ASCAP and
16	more recently with AEI, what if any suggestions would
17	you have for this Panel in connection with its
18	consideration of what, if any, licensing fee or
19	royalty should be paid in this proceeding by the
20	background music services?
21	A As my testimony outlines, AEI through
22	developed technology has been able to distribute a

better product to its customer, and added a number of 1 extra security factors for the record labels. 2 It is this technology that has caused AEI 3 to be -- caused AEI to come to this tribunal because 4 5 of its ephemeral copy, because of the technology and 6 the 112(e) paragraph of that agreement. I think that 7 the royalty rate should be zero as we should not be -have to be paid a royalty for the advancement of our 8 9 technology in this marketplace. And there's no different use in that file than it would be in a 10 physical good that was used before. 11 12 I believe it's also correct, however, that 13 in your testimony you also and it's been the position of AEI that in the alternative zero rate is not 14 15 adopted by the Panel, that you have proposed a flat 16 fee? 17 That's correct. Α 1.8 Do you agree that fee is \$25,000 and can Q 19 you just provide us a rationale for that? 20 Α The rationale would be that there is probably certain information that we would furnish the 21 RIAA that would be, this would cover some of the cost 22

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for that information being furnished to them. 1 Q And generally, could you just then give us 2 again the reasons why you believe the rate ought to be 3 zero or an amount not to exceed \$25,000? 4 5 The copyright law is clear that businesses Α 6 such as AEI and other background operators do not have 7 to pay a performance right fee. It seems odd that Congress would expect us to have an exemption in one 8 9 case and turn around and have to pay a royalty on something that we use as simply an efficiency in part 10 our programming also that through 11 and 12 technology there's probably greater protections given to the record industry than they have with their own 13 14 sale of CDs. So there's no copying or bootlegging of our programs and there is no leakage as has been 15 referred in other documents that have been part of 16 this tribunal. 17 18 I think that concludes my questioning. want to make sure after cross that we're clear on some 19 20 of the Panel questions that the Panel is not clear,

but I think at this point I'll stop and make the

witness available for cross examination by the Panel.

21

22

1		CHAIRMAN VAN LOON: Mr. Garrett?
2		MR. GARRETT: One moment, please.
3		(Pause.)
4		CROSS EXAMINATION
5		BY MR. GARRETT:
6	Q	Mr. Knittel, I'm Bob Garrett. I represent
7	the Recordi	ng Industry Association. Good afternoon.
8	A	Good afternoon.
9	Q	Let me first ask some preliminary
10	questions.	Now you mentioned that AEI and DMX merged
11	in May of t	his year, correct?
12	A	That's correct.
13	Q	And I take it you hold a position in the
14	merged enti	ty?
15	A	I do.
16	Q	And what is that position?
17	A	I am Senior Vice President of Business
18	Affairs Wor	dwide.
19	Q	And does that encompass responsibilities
20	for both wh	hat used to be the AEI unit and the DMX
21	unit?	
22	A	Absolutely correct.

1	Q And so you have familiarity with the
2	operations of both the former AEI and DMX, correct?
3	A I have familiarities with the AEI. I am
4	still learning the DMX.
5	Q Okay. Now AEI/DMX is owned by who?
6	A It is owned by a holding company called
7	Maxside which AEI and DMX's initials turned into a
8	word.
9	Q Who owns that holding company?
10	A There's a number of various individuals
11	and companies that hold it.
12	Q Are you familiar with a company called
13	Liberty Digital?
14	A I am.
15	Q And I have a quarterly report here for
16	Liberty Digital which says that it owns 56 percent of
17	the merged entity DMX-AEI, is that right?
18	A That sounds right.
19	Q And do you know who Liberty Digital is?
20	A I do.
21	Q Would you explain who it is?
22	A I'm not that familiar with it to give you

1	any kind of in-depth explanation. I just know through
2	the merger who they are.
3	Q Tell us what you know.
4	A It's a holding company for a number of
5	content providers.
6	Q Such as?
7	A Such as BET, which they just recently sold
8	and I don't go much further down than that.
9	Q Okay, and this quarterly report also
10	suggests that 44 percent of the merged entity DMX/AEI
11	is owned by the former owners of AEI. Does that sound
12	about right?
12	about right?  A That sounds about right.
13	A That sounds about right.
13	A That sounds about right.  Q And the quarterly report indicates that
13 14 15	A That sounds about right.  Q And the quarterly report indicates that the combined DMX/AEI music revenues for the month of
13 14 15 16	A That sounds about right.  Q And the quarterly report indicates that the combined DMX/AEI music revenues for the month of June 2001 was about \$15.4 million. Does that sound
13 14 15 16 17	A That sounds about right.  Q And the quarterly report indicates that the combined DMX/AEI music revenues for the month of June 2001 was about \$15.4 million. Does that sound about right?
13 14 15 16 17	A That sounds about right.  Q And the quarterly report indicates that the combined DMX/AEI music revenues for the month of June 2001 was about \$15.4 million. Does that sound about right?  A I've got to trust the report. It does
13 14 15 16 17 18	A That sounds about right.  Q And the quarterly report indicates that the combined DMX/AEI music revenues for the month of June 2001 was about \$15.4 million. Does that sound about right?  A I've got to trust the report. It does sound right.

1	A That sounds about right.
2	Q Incidentally, this \$25,000 figure that you
3	advanced here, how did you come up with that number?
4	A We just used that as first of all, we
5	really do believe the fee should be zero. We thought
6	there may be a way of saving as a business person a
7	lot of attorney's fees by offering something that
8	would take into consideration, as I stated before, the
9	information that would be needed by RIAA and whatever
LO	we would service them. It was just an offering to
L1	resolve this matter.
12	Q So it really has no factual basis, just
L3	something you consider to be fair?
L4	A What we consider to be fair is zero.
L5	Q I see. But you would throw out an offer
L6	of \$25,000?
L7	A Are we negotiating?
L8	Q I'll negotiate and I'll start at about \$1
L9	million.
20	MR. BERZ: I object.
21	CHAIRMAN VAN LOON: I think he's answered
22	the question.

1	MR. GARRETT: That's fine. He has.
2	BY MR. GARRETT:
3	Q You mentioned that you have three types of
4	on premises services and then you also have a
5	broadcaster DBS service, correct?
6	A That's correct.
7	Q Of those four different types of services,
8	which of those four do you make ephemeral copies
9	subject to the statutory license?
10	A I'm not sure that I know.
11	Q Is it the position of the company that you
12	make ephemeral copies subject to the statutory license
13	in all four of those different services?
14	A No.
15	Q Which ones do they not make ephemeral
16	copies?
17	A We have license agreements with the labels
18	that we believe cover all of our all the rights
19	needed to produce and distribute our programs.
20	Q Let's put aside for one moment all of your
21	license agreements and let me just ask, of the four
22	different types of services that you described earlier

1	today, which of those four are you making ephemeral
2	copies that are subject to the Section 112 statutory
3	license?
4	A I'm not sure. I'm not a lawyer and I'm
5	just not sure that we are.
6	Q Don't you think you need to know the
7	answer to that question in order to determine whether
8	or not a fee of zero or \$25,000 is fair?
	of field a fee of Zelo of \$25,000 is fair:
9	A I think that because of the change in the
10	copyright law and the ephemeral demands of the RIAA is
11	what brings us here today in the position that we are
12	covered under our license agreement for all that we do
13	within our business and that we shouldn't have to pay
1.4	a royalty for the ephemerals.
15	MR. GARRETT: Mr. Chairman, could I use
L6	the white board up there for the purposes of my next
L7	series of questions?
L8	CHAIRMAN VAN LOON: Yes, please.
L9	BY MR. GARRETT:
20	Q I thought I was going to be starting this
21	at about 6 o'clock tonight. This is better than I
22	hoped.

1	A Should I move?
2	Q Now I don't want to hover over you, you
3	can move a little bit off to the side or you are
4	welcome to stand.
5	A Am I going to be looking at this?
6	Q Yeah, you're going to have to as I go
7	along.
8	A Okay.
9	CHAIRMAN VAN LOON: Let's move your chair
10	around so that you can be comfortable, perhaps, just
11	roll that, if you're able to dodge all of these
12	different microphone cords.
13	(Pause.)
14	BY MR. GARRETT:
15	Q Now I believe in your testimony you talk
16	about your first generation of on premises services,
17	one that is called Pro Pac, correct?
18	A Yes.
19	Q That was the first generation service?
20	A Yes.
21	Q And that was something that was started
22	many years ago, correct?

1	A About 30 years ago.
2	Q And you still provide that Pro Pac service
3	today?
4	A We do have some accounts with that, yes.
5	Q And approximately what portion of your
6	business would be Pro Pac?
7	A Today, probably about 47 percent.
8	Q So it's still a pretty good chunk of the
9	business?,
10	A It's coming down quickly in time.
11	Q And that's 47 percent in terms of revenue,
12	is that right?
13	A I don't know if that's true. You just
14	asked the number of accounts and I said about 47
15	percent. It doesn't necessarily mean it's revenue.
16	Q All right, so 47 percent of the 1200
17	accounts would be Pro Pac, correct?
18	A That's correct.
19	CHAIRMAN VAN LOON: Forty-seven percent of
20	1200 accounts or 120,000?
21	THE WITNESS: 120,000.
22	MR. GARRETT: I'm sorry, 120,000.

1	CHAIRMAN VAN LOON: I thought I might have
2	missed something here.
3	BY MR. GARRETT:
4	Q Tell me if this generally describes the
5	accurately describes Pro Pac. I take it you get a
6	number of CDs from record labels or you may purchase
7	some CDs, correct?
8	A Most are serviced, correct.
9	Q And you take those CDs and you'll copy
10	them on to a master digital audio tape or mini disk,
11	correct? Tracks from each of those CDs will be copied
12	on to a master tape or disk?
13	A You lost me.
14	Q That's not good.
15	A No, that's not good.
16	Q We're not very far into this.
17	A Are we talking about today? Or are we
18	talking about when? When in time are you talking
19	about the way we program Pro Pac?
20	Q It's changed over time?
21	A I said that in my testimony and just here
22	today, yes.

1	Q Let's ta	alk first about pre-November of
2	1999.	
3	A Fine.	
4	Q Okay?	
5	A Yes.	
6	Q It sort	of changed over in November of
7	1999?	
8	A You're a	bsolutely right.
9	Q Right.	So we're talking in that earlier
10	period. You would	take tracks off of CDs and you
11	would reproduce them	on to a master digital audio tape
12	or mini disk, correc	t?
13	A That's c	correct.
14		
	Q So we'll	call that master tape. And then
15		call that master tape. And then would make put copies of this
15 16	am I correct that you	-
	am I correct that you master tape on to di	would make put copies of this
16	am I correct that you master tape on to di	would make put copies of this fferent CDs, correct?
16 17	am I correct that you master tape on to di  A Into di: correct.	would make put copies of this fferent CDs, correct?
16 17 18	am I correct that you master tape on to di  A Into di: correct.  Q And ther	ferent CDs, correct?  Eferent proprietary CDs, that's
16 17 18 19	am I correct that you master tape on to di  A Into di: correct.  Q And ther	ferent CDs, correct?  fferent proprietary CDs, that's those different CDs, you would

1	business establishments that would perform these CDs,
2	correct?
3	A They would be to different customers and
4	they'd be played within their locations.
5	Q And when a performance was made within
6	those business establishments, no royalty would be
7	owed to the copyright owners of the sound recordings,
8	correct?
9	A That's correct.
10	Q And that's because those performances
11	would all be exempt under the copyright law, at least
12	for purposes of sound recording copyright owners,
13	correct?
14	A That's correct.
15	Q But performance royalties would be due to
16	the copyright owners of the musical works underlying
17	those CDs, correct?
18	A Such as ASCAP, BMI and SESAC?
19	Q Right.
20	A That's correct.
21	Q In addition, you would be making copies of
22	these original CDs at different points, correct?

1	A We would be making copies of songs from
2	those different CDs, not copies of those CDs.
3	Q Exactly. You make copies of actually the
4	sound recording, right?
5	A Right.
6	Q And in order to make the copy of the sound
7	recording, you would need the authorization from the
8	copyright owner of the sound recording, correct?
9	A That's correct.
10	Q And you would also need permission for the
11	copyright owner of the musical work, correct?
12	A That's correct.
13	Q And you would get that latter permission
14	through the Harry Fox Agency, correct?
15	A That's correct.
16	Q But for purposes of the copyright owners
17	of sound recordings, you would have to go to them
18	individually and get their consent, correct?
19	A We would go to the record labels and get
20	a blanket license agreement from them, if that's the
21	consent you're suggesting, that's correct.
22	Q And in order to get that consent you

1	would, as you described earlier, in some cases
2	compensate the copyright owners of the sound
3	recordings in some fashion, correct?
4	A That's correct.
5	Q And you would provide that compensation
6	either through making contributions to this marketing
7	fund or this \$6 payment, correct?
8	A That's right.
9	CHAIRMAN VAN LOON: Mr. Knittel, can I ask
10	you to just please keep your voice up some both so the
11	Court Reporter can get it in and so we behind you can
12	hear. Thank you.
13	THE WITNESS: Sure.
14	BY MR. GARRETT:
15	Q I actually labeled this second page here
16	as CDs, but they're actually tapes under Pro Pac?
17	A That's right.
18	Q So I should take out CD?
19	A Right.
20	Q And we'll just put tape. But tell me if
21	I'm correct, in this model we just discussed here, the
22	Pro Pac model, all of the copies that you made of the
- 1	1

1	sound recordings were ultimately used to support the
2	performance of those sound recordings, correct?
3	A I think they're used to support the
4	performance of those sound recordings and also used as
5	promotional facilities for the record labels to
6	generate more sales of their CDs.
7	Q But even though the performance of the
8	sound recording was exempt from a public performance
9	royalty, you still compensated the copyright owner of
LO	the sound recording for the copies that you make,
11	correct?
12	A We compensated the record label for all
L3	rights that we needed to duplicate and distribute to
L4	our customers.
L5	Q Okay. All right now, after November of
L6	1999 you said that this process has changed, correct?
L7	A That's right.
L8	Q And was the change that you now have the
19	Pro Disk system or was there some other kind of change
20	to Pro Pac?
21	A No, Pro Disk worked off the same system
22	that you have there for Pro Pac until November of 1999
	The state of the s

1	and Pro Fusion, Pro Pac and Pro Disk worked off of a
2	digital repository as of November of 1999.
3	Q I see. Let me go back a second on this
4	Pro Pac model here. Where in this process, if
5	anywhere, is an ephemeral copy being made, one that
6	would be subject to the Section 112 statutory license?
7	A I'm sorry, I'm not a lawyer, and I've read
8	the copyright law a number of times and I must tell
9	you it's not as clear as I'd like it to be and I'm not
10	just not sure.
11	ARBITRATOR VON KANN: I am shocked and
12	appalled.
13	(Laughter.)
14	BY MR. GARRETT:
15	Q But your view would be you got all the
16	authorizations that you need from record companies for
17	that process though, correct?
18	A I've got all the rights I need from the
19	record companies, the publishers and the performance
20	rights people for all I need through that full chain.
21	Q So you don't really even need the
22	regardless of whether the statutory license is

1	applicable, you really don't need that statutory
2	license for this Pro Pac process, correct?
3	A I don't need it for the way it's produced
4	as you've outlined it there.
5	Q Okay. And that's for everything you would
6	have done at least prior to November 1999?
7	A That's right.
8	Q All right, let's just talk about the Pro
9	Disk. Now with the Pro Disk again, you get some CDs
10	either from the labels or you go out and purchase
11	them, correct?
12	A Right.
13	Q And then what do you do with those CDs?
14	We're going to talk Pro Disk prior to 1999.
15	A Exactly as you've laid out for Pro Pac.
16	Q And the only difference is that they would
17	be disks instead of tapes?
18	A That's right.
19	Q Okay. And again, just as with Pro Pac,
20	you would go out and get authority from the copyright
21	owners of the sound recordings in order to make copies
22	on the master, correct?

1	A Correct.
2	Q And also to make copies from the master,
3	correct?
4	A Right. Correct.
5	Q And again, with Pro Disk, once the
6	customers actually played the particular disks on
7	their devices within their business establishment,
8	those performances would be exempt from any kind of
9	royalty to copyright owners of sound recordings,
10	correct?
11	A That's correct.
12	Q But you would owe a royalty to the
13	copyright owners of the underlying musical works,
14	correct?
15	A Again, for duplication, distribution, yes.
16	Q So let's make this and again, I take it
17	that you're not certain where, if at all, ephemeral
18	copy subject to the 112 statutory license would be
19	made in this pre-1999 Pro Disk process?
20	A Correct.
21	Q But wherever it is made, it's not really
22	going to affect you because you have all the licenses

1	that you need to cover the entire Pro Disk process,
2	pre-1999, correct?
3	A Correct.
4	Q Let's try Pro Pac post-1999, actually
5	post-November 1999, okay? That's when the change was
6	made, November of 1999?
7	A Late November, yes.
8	Q Right.
9	ARBITRATOR VON KANN: 1999 or 1998?
10	THE WITNESS: We changed our system.
11	ARBITRATOR VON KANN: I'm sorry, I was
12	thinking of the Act.
13	BY MR. GARRETT:
14	Q So here you took these CDs and we'll just
15	stick with Pro Pac, you took the CDs and you copied
16	them into a digital repository, right? Is that
17	correct?
18	A That is correct.
19	Q And then from that digital repository, you
20	would make a master tape, right?
21	A We could make a master tape or a master
22	CD.

1	Q But the Pro Pac would be a tape and the
2	Pro Disk would be a CD?
3	A That's correct.
4	Q But the essence of this is that you had a
5	bunch of different tracks, a number of different sound
6	recordings, all in this digital repository and
7	depending upon the mood or whatever else you looked at
8	you would create a tape simply by taking copies of
9	those tracks out of a digital repository, right?
10	A Well, the difference, if I may say, is
11	that in post-1999 through technology, we gained
12	efficiency. Instead of going back to that physical
13	good and making a copy each time you wanted to use
14	that track, of just making it once and pulling it from
15	the digital repository.
16	Q Okay. What you would do is once that
17	track was there in the digital repository, if you
18	wanted to use it on the master tape that you were
19	creating you would pull it off the repository, make a
20	copy of it on to the master tape, correct?
21	A That's right.
22	(Microphone adjustment.)

1	Q So we've got this master tape that has
2	copies of different songs from digital repository and
3	again you make copies of that tape, right?
4	A Correct.
5	Q And you'll make maybe several copies which
6	are then delivered to your different customers,
7	correct?
8	A That's correct.
9	Q And by delivering you just simply take
10	them and stick them in the mail or Federal Express or
11	UPS and mail them out to them, correct?
12	A They are mailed out, that's right.
13	Q And also that was true with the pre-1999
14	system too. You would simply take those physical
15	tapes or CDs and mail them out to your customers,
16	correct?
17	A Mail them out and then they'd mail them
18	back.
19	Q Now once the customers got them, they
20	would again make performances within their business
21	establishments, correct?
22	A They would play the CDs or tapes within

1	their establishments, that's correct.
2	Q And again with the post-November 1999 Pro
3	Pac system as with the pre-1999 Pro Pac system, all of
4	the performances of the sound recordings themselves
5	were exempt from a performance royalty, correct?
6	A That's correct.
7	Q But you did have to pay or you at least to
8	get the authority of the copyright owners of the sound
9	recordings in order to make these different copies,
10	correct?
11	A Same license agreements as Pro Pac, post
12	and pre by the labels, that's correct.
13	Q So really the only change that has
14	occurred between November of 1999 and after November
15	of 1999 is you've added this digital repository into
16	the mix, correct?
17	A We added the digital repository thanks to
18	technology and our ability to be more efficient to the
19	customer.
20	Q Are the tracks that are in that digital
21	repository purged after a particular period of time.
22	MR. BERZ: If you know.

1	THE WITNESS: They are not.
2	BY MR. GARRETT:
3	Q They are not. Okay. Now just to be
4	complete
5	A I should, if I may, there are certain
6	tracks that are purged, if they're no longer used
7	within our programs.
8	Q You don't have a routine policy of purging
9	them after every six months, do you?
10	A No, we do not.
11	Q So I take it that you do not know for this
12	post-1999 system what, if any, ephemeral copies
13	subject to the Section 112 statutory license are being
14	made here, correct?
15	A That's right.
16	Q But again, you would think that all of the
17	licenses that you have with the different copyright
18	owners of sound recordings and the copyright owners of
19	musical works would give you all the licenses that you
20	need, correct?
21	A That's correct.
22	Q All right. I think what I'd like to do,

1	Mr. Chairman, is make a copy of this and erase it and
2	then continue. Could I could that?
3	CHAIRMAN VAN LOON: That would be fine.
4	And this is also the time when we usually take our
5	break, so perhaps we should take another 15 minutes
6	and come back at a quarter of.
7	And our rule is, Mr. Knittel, that since
8	you are now in the process of being cross examined,
9	you cannot consult with your counsel about the answers
10	that you're giving. You can talk about other great
11	things
12	THE WITNESS: Thank you, that's fine.
13	CHAIRMAN VAN LOON: Thank you.
14	(Off the record.)
15	CHAIRMAN VAN LOON: We are continuing and
16	we're still in open session.
17	MR. GARRETT: Did you want this numbered,
18	Your Honor? This is a demonstrative.
19	CHAIRMAN VAN LOON: No thank you.
20	MR. GARRETT: This is not my best work.
21	CHAIRMAN VAN LOON: There are those who
22	say it is.

1	MR. BERZ: Are you putting together a
2	portfolio?
3	(Laughter.)
4	MR. GARRETT: This would be my best work
5	for that portfolio.
6	BY MR. GARRETT:
7	Q Before I erase this masterpiece, let me
8	just ask you, in order to qualify for the Section
9	112(e) statutory license, there needs to be a
10	transmission of the sound recording at some point.
11	Just accept that for the moment here. Can you tell me
12	where, looking at the pre-1999 process here, the Pro
13	Pac and Pro Disk, where you believe the transmission
14	would occur?
15	MR. BERZ: Could I ask that maybe you
16	could explain what you mean by transmission?
17	BY MR. GARRETT:
18	Q Well, you used the term "transmission" in
19	your written testimony, do you not, Mr. Knittel?
20	A Would you tell me where I used it?
21	Q I think in paragraph 16.
22	A I don't have it memorized.

1	Q And again paragraph 17. See that there?
2	A I do on 16.
3	Q You say AEI transmissions to business
4	establishments strictly comply with all of the
5	requirements of Section 114(d)(1)(C)(iv) and then you
6	go on and list what those requirements are. And then
7	in the next paragraph you list what the requirements
8	of Section 112(e) are, correct?
9	(Pause.)
LO	A That's correct.
11	Q So I will define transmission, I will
12	accept your understanding of transmission as you wrote
1.3	it there in paragraphs 16 and 17 and I will ask you
L4	where, looking at this pre-1999 process, where did the
L5	transmission of the sound recording occur?
L6	A It would occur from the copying to the
L7	digital repository master tapes.
L8	Q I'm sorry, I'm asking just for pre-1999
L9	first.
20	A Okay.
21	Q Where in that pre-1999 Pro Pac or Pro
22	Disk process did the transmission occur?
I	

1	ARBITRATOR VON KANN: Or as they say,
2	"where's the beef"?
3	THE WITNESS: The transmission, as I would
4	see it, follows throughout that entire chain. The
5	copies are being made to the master tape.
6	BY MR. GARRETT:
7	Q So you would consider the process of
8	copying the CD on the master tape to be a
9	transmission?
10	A Yes.
11	Q And you would consider the copying of the
12	master tape on to another tape to be a transmission?
13	A I'm taking the transmission from the time
14	we produce to the program to it's played within the
15	establishment.
16	Q And you consider when you mailed out the
17	tapes and CDs to your customers, you consider that to
18	be a part of a transmission as well?
19	A Again, the licenses cover the full gamut
20	of what we do and I consider the transmission to be
21	each part of that.
22	Q I'll ask you the same questions here with

1	respect to Pro Pac and Pro Disk post-1999. The
2	transmissions you believe would be occurring
3	throughout this entire process, correct?
4	A I believe so, yes.
5	Q I will oh, let me also ask you. You
6	talked a bit in your testimony this morning and also
7	in your written testimony about the elaborate security
8	precautions of what you tape. Do you recall that?
9	A Yes sir.
10	Q And again, if I look at the pre-1999 Pro
11	Pac and Pro Disk process here, I take it that in your
12	opinion this would be a very secure process, that
13	there would be very little, if any, chance of
14	unauthorized reproductions in any of this process?
15	A Absolutely not.
16	Q And likewise in the post-1999 process,
17	there would be very little, if any, chance of
18	unauthorized reproductions being made as part of that
19	process, correct?
20	A That's correct.
21	Q So both of these Pro Pac and Pro Disk
22	processes both before and after 1999 were very secure

1	systems in your judgment, correct?
2	A That's correct.
3	Q And I also take it that the end result of
4	both of these processes, both pre- and post-1999 was
5	to provide a great deal of promotional value to the
6	sound recording copyright owners, correct?
7	A Could you repeat that, please?
8	Q Yes, I think the end result of both of
9	these processes, the Pro Pac and Pro Disk processes
10	both pre- and post-1999 was to result in a great deal
11	of promotional benefit to sound recording copyright
12	owners, correct?
13	A It was first and foremost to deliver the
14	right music to our customers and at the same time give
15	promotional benefits to the record companies.
16	Q Right, and at the end when all of these
17	performances are made of sound recordings that, in
18	your judgment helps promote the sale of sound
19	recordings, correct?
20	A I think the more people hear music, the
21	more people like music, the more apt they are to buy
22	music, yes.

1	Q And you feel that this whole process is
2	very beneficial to the sound recording copyright
3	owners, your performance performances that result
4	from the Pro Pac and Pro Disk systems here, those
5	performances are very promotional to sound recording
6	copyright owners, correct?
7	A I believe that the music played within the
8	stores is beneficial to the record companies but our
9	first and foremost is to program for those stores.
10	Q I understand, but it is true though that
11	notwithstanding whatever promotional values that you
12	have here, that you do still compensate the sound
13	recording copyright owners?
14	A They are compensated in royalties, that's
15	correct.
16	Q You may erase this. I'd like to go
17	through the process now of the Pro Fusion. That was
18	the third generation, correct?
19	A Yes.
20	Q I gather that the Pro Fusion process
21	starts like the Pro Pac and Pro Disk process with your
22	obtaining CDs either directly from the labels or

1	purchase them, correct?
2	A That's correct.
3	Q And am I correct that what you do with
4	those CDs is that you copy them into digital
5	repository, right?
6	A The same digital repository that we use
7	for Pro Pac and Pro Disk.
8	Q Right. Let me make that clear that when
9	you copy the different CDs into the digital
10	repository, you're using those copies to support Pro
11	Fusion, Pro Disk and Pro Pac, correct?
12	A That's correct.
13	Q Once it's in that digital repository, this
14	time instead of copying them on to a tape or a CD, you
15	would copy them on to some kind of a hard drive,
16	right? Is that correct?
17	A It could be correct.
18	Q It could be? It could also be incorrect?
19	A It's not all hard drives are loaded that
20	way.
21	Q All right, what other manner would hard
22	drives be loaded?

1	A As I outlined in my testimony, it could be
2	through satellite. It could be through the internet.
3	It could be through phone lines.
4	Q Let's put that off to the side for the
5	moment. In certain cases, what you do is you take
6	copies of the different tracks that are on the digital
7	repository and you put them on to a hard drive,
8	correct?
9	A That's correct.
10	Q And when I say "put them on" I mean you
11	copy them on you burn them on to the hard drive,
12	correct?
13	A They are on the hard drive for playback,
14	that's correct.
15	Q And so what you have there on the hard
16	drive is a compilation of different CDs that have been
17	selected from your digital repository, correct?
18	A We have a 4-hour music program that has
19	been created for that customer.
20	Q You then take that hard drive and you ship
21	it off to a customer, correct?
22	A Well, the hard drive is just one part of

the Pro Fusion machine, so we ship the Pro Fusion 1 machine, just as we do the Pro Pac and the Pro Disk to 2 3 the customer. Okay, but ultimately the hard drive that Q 4 contains the different CDs, the different tracks 5 6 rather, is going to be shipped off to one of your 7 business establish customers, correct? 8 Α The Pro Fusion machine, just like the Pro 9 Pac and just like the Pro Disk is an on-premise 10 machine that is supplied with taped CD or in this case 11 songs that are part of a hard drive on that piece of 12 equipment. But it's then shipped to the business 13 14 establishment customer, correct? 15 Α The hard drive -- I'm not trying to be 16 hard here, I'm just saying the hard drive is not 17 removable and sent back and then sent back out again. 18 Pro Fusion is a piece of equipment, very much along the line of Pro Pac and Pro Disk. That piece of 19 20 equipment resides at the location, like Pro Pac and 21 Pro Disk, when it goes out, 8 tapes go out or 6 tapes 22 go out. Pro Disk, 8 CDs or 6 CDS go out. In the hard

drive in Pro Fusion, the hard drive is sent out with 1 23 hours or excuse me, 24 or 32 hours of music on it. 2 3 All right, the only thing I'm trying to establish, Mr. Knittel, is that that hard drive is 4 5 ultimately -- you put it in Federal Express or UPS or 6 whatever and it is shipped out to your customer who's a business establishment? 7 The hard drive is part of the Pro Fusion 8 9 unit. The Pro Fusion unit is shipped to the customer for their use within the store. 10 CHAIRMAN VAN LOON: Can I ask, just to 1.1 12 clarify in a simplistic kind of way, are you saying that sending them the profusion unit with the music in 13 14 it is sort of akin to mailing a boom box with the CD or the cassette in it, in the sense that it's both a 15 mechanism and the music, and you physically send the 16 17 whole thing and get those back? 18 THE WITNESS: What I'm saying is that profusion unit is really just a higher technology, no 19 20 different than the Pro Pac and Pro Disk in which you have tapes and CDs that are sent out to the store. 21 This goes out with the music in the equipment that is 22

1	then used at the store.
2	BY MR. GARRETT:
3	Q Now, when it gets to the store, again, the
4	other business establishment, your customer makes
5	performances of what's on that public performances
6	of what's on that hard drive, correct?
7	A The customer plays the music from the
8	piece of equipment, Pro Fusion, exactly as they would
9	the Pro Pac and Pro Disk.
10	Q And, again, the performance that are made
11	of the sound recordings are exempt from any kind of
12	copyright liability to copyright to sound recording
13	copyright owners, correct? But they're not exempt,
14	copyright liability, to musical work owners, correct?
15	A I'm sorry. I didn't understand the
16	question.
17	Q The performances that are made in your
18	customers' business establishment, performances of the
19	musical works are not exempt from copyright liability,
20	correct?
21	A Could you explain a little more what your
22	question is?

Q Yes. When they perform the musical works
contained in the sound recordings, you need to have
the consensus of the copyright owners of those musical
works, correct?
A Are you talking about performance fee from
ASCAP, BMI, and SESAC again?
Q Yes.
A Yes.
Q Okay. You need to get a license from
ASCAP, BMI or SESAC, correct?
A That's correct.
Q All right. But you don't need any kind of
license from record companies for those performances,
correct?
A No. It's exempt, that's correct.
Q But, again, in order to make copies on
throughout this process, you need a license from
copyright owners of sound recordings, correct?
A Exactly as we had for Pro Fusion and Pro
Disk, that's correct.
Q There's no difference here between Pro
Disk, Pro Pac, and Pro Fusion. In all cases, you're

1	going to need to get the consent of the copyright
2	owners of the sound recordings, correct?
3	A That's correct.
4	Q And for that consent, you will provide
5	them with some compensation, correct?
б	A Pay royalties, that's correct>
7	Q And by them I you understood it to mean
8	the copyright owners of the sound recordings, correct?
9	A Yes.
10	COURT REPORTER: I didn't hear that
11	answer.
12	THE WITNESS: Yes, I did.
13	COURT REPORTER: Thank you.
14	BY MR. GARRETT:
15	Q And you pay them those royalties for the
16	right to make copies even though the ultimate
17	performances here are exempt from liability, correct?
18	A Again, I pay them royalties for all we
19	need to facilitate the distribution of music through
20	our equipment.
21	Q Okay.
22	ARBITRATOR GULIN: Could I just ask a

1	clarifying question real quick. And that is on the
2	far right there, the performances which you were just
3	discussing with Mr. Garrett, the two of you seem to be
4	agreeing that there's an exemption for paying a
5	royalty for a performance right in sound recordings.
6	THE WITNESS: That's correct.
7	ARBITRATOR GULIN: Okay. Now, my question
8	is, is it your understanding that that exemption is
9	there's an exemption because you're exempted under
10	Section 114 or is it some exemption you're referring
11	to? In other words, is it that there's an exemption
12	from 114 or is it that you feel there is no
13	performance right
14	THE WITNESS: There is an exemption in the
15	copyright law having to do with the performance of
16	sound recordings that background and foreground music
17	companies are exempt from.
18	ARBITRATOR GULIN: From Section 114.
19	THE WITNESS: Yes.
20	ARBITRATOR GULIN: Okay.
21	BY MR. GARRETT:
22	Q Just so we're clear, are these, by the

1	way, digital performances or analog performances
2	within the scope?
3	[No Response.]
4	Q Do you know?
5	A No, I don't know.
6	Q Okay. And there are actually two
7	exemptions in Section 114 that might bear here.
8	There's an exemption, correct, that your service would
9	get for making transmissions to business
10	establishments, correct?
11	A Correct.
12	Q And there's a separate exemption for
13	transmissions that are made within a business
14	establishment, correct?
15	A Correct.
16	Q Okay. So in any event, these performances
17	of sound recordings are exempt from any kind of
18	liability of copyright owners of sound recordings,
19	correct?
20	A That's correct.
21	ARBITRATOR VON KANN: Can I follow up with
22	I think both of us are trying to make sure we
-	1

1	understand the groundwork. With respect to this
2	system, there is a digital piece of it at the
3	repository stage, although you said you weren't sure
4	whether the performances were digital or analog.
5	THE WITNESS: That's correct.
6	ARBITRATOR VON KANN: At least in the Pro
7	which was the first one, Pro Pac, I didn't see
8	anything digital at all.
9	THE WITNESS: No.
10	ARBITRATOR VON KANN: The entire thing
11	looked to be analog.
12	THE WITNESS: Right.
13	ARBITRATOR VON KANN: Now, this is
14	probably going to display my real ignorance, but isn't
15	the reason that there's no performance royalty
16	involved there is it's all analog; there's nothing
17	digital going on, right?
18	THE WITNESS: That's correct.
19	ARBITRATOR VON KANN: And, historically,
20	there has never been a copyright with respect to the
21	sound performance of analog music, as I understood it.
22	So unless I'm missing something at the Pro Pac stage,

1	it's pretty simple why you don't know anything. Once
2	we begin to get down into the use of a digital
3	repository things might get a little more complicated
4	perhaps, because that's involved, to some extent, in
5	this transmission process. Is that your
6	understanding?
7	THE WITNESS: It is.
8	ARBITRATOR VON KANN: Okay.
9	BY MR. GARRETT:
LO	Q All right. Mr. Knittel, let's go back to
11	Pro Pac and Pro Disk for a minute. When you take the
12	original CD and copy it onto a master tape, a digital
L3	copy is being made, correct?
L4	A Are we talking about pre-1999 or post?
L5	Q Well, let's start out with pre-1999. If
L6	the CD is copied under a master tape a digital copy is
L7	being made onto that master tape, correct?
L8	A I don't know.
L9	Q You take the master tape and make a copy
20	of it, isn't that a digital copy?
21	A I don't know.
22	Q Do you know if there's a difference

1	between digital copies and digital performances and
2	how the law treats digital copies versus digital
3	performances?
4	A In what respect?
5	Q Let's go back a second. Is your
6	understanding that analog performances of sound
7	recordings analog performances of sound recordings
8	are exempt from copyright liability to the copyright
9	owners of sound recordings?
10	A That's correct.
11	Q But digital performances of sound
12	recordings may or may not be exempt from copyright
13	liability to the copyright owners of sound recordings,
14	correct?
15	A I'm not sure.
16	MR. BERZ: I just want to make a point to
17	the Panel that and I recognize the search for where
18	the beef is, but I want to make the point that the
19	Copyright Office originally, in dealing with this
20	issue, I think articulated the view that this was a
21	complicated sort of legal analysis, and I've let the
22	questioning go.

I'd also like to make the point that there's a recent report, which I assume will come to the attention of the Panel, about this that further talks about the aberrational nature of Section 112(e). And on the one hand, I'm not inclined to cutoff the questioning, but I want to make it clear that when we start talking about transmissions and what's digital and how that's classified under this law, we're talking about a lot of legal briefing, which has been the dilemma for this particular industry in this proceeding. And I want to make that clear. We can proceed with this.

I think there is some clarification I need to go into, because I can see that we're confused on the technology, but I just -- I want to get that out on the record right now that we're really talking about legal conclusions, and the intent, quite frankly, of Mr. Knittel's testimony was really to simply lay out the basic technologies and explain what the licensing agreements are to date so that the Panel would have context for all of this. And tomorrow we have a witness who's going to come on and talk about

1	the technology itself. Now, it won't answer the legal
2	questions, but it will get into more detail on these
3	issues.
4	CHAIRMAN VAN LOON: That was something I
5	wanted to clarify is the case that Mr. Talley is
6	essentially the Chief Technical Officer
7	MR. BERZ: Yes.
8	CHAIRMAN VAN LOON: and the guy who's
9	an electronics engineer and has years of experience
10	MR. BERZ: Correct.
11	CHAIRMAN VAN LOON: on that side of
12	things.
13	MR. BERZ: That's correct.
14	CHAIRMAN VAN LOON: And would perhaps be
15	more knowledgeable than a lawyer or possibly business-
16	types on some aspects of this.
17	MR. BERZ: That's correct. And the lead
18	engineer to develop technology related or similar to
19	Pro Fusion, also called Axis. And now that the two
20	companies have come together the technologies will
21	merge as well. But I really do want to make it clear that we've got a number of legal issues here, and
44 1	i illat werve dot a number of ledal issues here, and

we're just trying to lay the factual predicate so that we can make those legal arguments.

ARBITRATOR VON KANN: Could we pause just a moment to talk about that, because I think that's a significant issue in terms of what's the best way to proceed. I recall the Copyright Office dodging the bullet, as it were, and saying, "Oh, the Panel will figure that out," and so at some point we will have to grapple with it. What is your view? It would seem to me that the most useful thing would be to suck all the facts out of these witnesses that we possibly can and then send them off into the night and let you lawyers argue about what it all means. I would have thought that that's what --

MR. BERZ: That's what the Copyright Office had said, basically.

ARBITRATOR VON KANN: And I guess it may be that part of that is perhaps there's some significance in why a particular business person thinks he does or doesn't have a liability. That may have some value. But at the end of the day, that's probably not controlling. It's probably the -- you

1 know, it's a legal -- so what is your feeling about
2 how is the best way to sort of grapple with this area?

MR. GARRETT: Well, my principal objective was to make certain that we had a record on exactly what his four types of services are and to show what differences there were among those services, both timeline as well as within the services themselves. We need to get out exactly what each of these services is, where the copies are being made in these services, and just put that out on the record.

I certainly agree that it's sort of difficult. I mean I hear a number of the questions you're asking, and they really are things that as a lawyer you want to argue. It would be a lot easier for me to argue that to you than to try to go through Mr. Knittel here. And it's very awkward but on the other hand you don't want to see opinions formed here that ultimately become controlling.

All I want to do is go through the four different types of services that he has described this morning and in his testimony and get out the facts about those services. I also wanted to know where he

thinks there are ephemeral copies being made. 1 doesn't know, he can say that. 2 MR. BERZ: And he has said that. 3 MR. GARRETT: Well, that's what I need to 4 establish. 5 6 MR. BERZ: He has said that. 7 But, again, to me it makes MR. GARRETT: 8 a big difference whether they're trying to bring this 9 entire service that has historically always been one 10 subject to negotiations back and forth between record labels and whether they think that that whole new 11 12 service now is a result of an amendment to 112 is encompassed within the 112 statute license. 13 obviously not our view of it. And if that's the 14 15 position of the Company, then I'd like to know that now upfront. 16 17 The other thing, too, is while I agree Mr. 18 Talley is coming and he's the engineer and maybe he 19 understands this process in some respects better than

Mr. Knittel, Mr. Knittel is there talking about the

AEIs and the history of AEI. I assume Mr. Talley will

say, "Well, I'm most familiar with what DMX has done

20

21

1 here." And I don't want to be all of a sudden --

MR. BERZ: I think that that's fair, Mr. Garrett. I agree with that, but I think that there are, and we would admit, there are limitations on the degree of technological knowledge that Mr. Knittel has with respect to these systems. And we're willing to go out there as far as we can and lay out what those technologies are, but there's only so far that he can go as a businessman, quite frankly, and an executive officer of the Company as opposed to a technician. That's all.

ARBITRATOR VON KANN: I think it's when you ask questions like "And you're exempt for these reasons" that the Panel -- you get our juices going and when we start to try to figure it out -- and maybe we need to sort of put that on hold for a while as best we can and just understand what they're doing, factually understand what the heck is going on, and then I guess later we'll all have to argue about what does it mean.

MR. GARRETT: I think that that's fair enough. The only other reason I asked some of the

1	questions I did, Your Honor, is because he does state
2	in his testimony that he qualifies for the exemption.
3	I felt that I was entitled to explore in what respects
4	he thinks he's qualified for this exemption. If he
5	says he doesn't know that, then that's fine; I don't
6	need to pursue that anymore.
7	ARBITRATOR VON KANN: In some of these
8	testimony, the lawyer's hand may be more evident than
9	in other parts perhaps. That might be one.
10	BY MR. GARRETT:
11	Q The only other questions I want to ask
12	about the Pro Fusion process are, one, Mr. Knittel,
13	you would agree that this process also is a very
14	secure process that minimizes any possibility of
15	unauthorized reproductions, correct?
16	A Yes, I do.
17	Q And, again, the ultimate performance of
18	the sound recordings here, as done through the Pro
19	Fusion process, would also provide, in your view,
20	great promotional benefit to sound recording copyright
21	owners, correct?

Α

Enormous.

1	Q And you also do compensate copyright
2	owners of sound recordings that are used as part of
3	the Pro Fusion process, correct?
4	A Yes, we do.
5	Q And I take it also that it is your view
6	that the agreements that you currently have in place
7	with the different record labels give you all the
8	rights that you need to make copies of sound
9	recordings for the Pro Fusion process.
10	A Yes, I do.
11	Q Okay. Well, with that, I will move off of
12	Pro Fusion, if I could just make a copy of this. Do
13	you want to draw the next one, Mr. Knittel?
14	A I'm not a good drawer, but I'll take to
15	the board if you'd like.
L6	Q Yes, why don't you do this one? This is
L7	the DBS process. Tell us what you know about it.
L8	A I'm going to actually, if I can if you
L9	haven't copyrighted this, I'll just follow your
20	drawing.
21	MR. BERZ: I think that
22	MR. GARRETT: You object? I'll be happy

1	to do it.
2	MR. BERZ: I think you should draw it, do
3	your own drawing.
4	MR. GARRETT: Okay.
5	MR. BERZ: We want the full Monty.
6	BY MR. GARRETT:
7	Q All right. The fourth model that you have
8	is the DBS, or broadcast model, correct, Mr. Knittel?
9	A Correct.
10	Q And, again, with this model, I take it we
11	start with CDs that you receive from the labels or
12	that you go out and purchase, correct?
13	A That's correct.
14	Q And, once again, what you do with those
15	CDs is you enter them all into that same digital
16	repository, correct?
17	A That's correct. You realize those are the
18	same CDs. It's not four different CDs of the same
19	artist. It's the same CD and the same digital
20	repository used for all the services.
21	Q Right. The digital repository serves Pro
22	Pac, Pro Fusion and the Pro CD and the DBS model,

<u>.</u>	Collect:
2	A That's correct.
3	Q And that's been the case at least since
4	November of 1999.
5	A Correct.
6	Q All right. So once you have it in this
7	digital repository and you're going to use it for your
8	broadcast service, what's the next step?
9	A The songs are programmed through our
10	software to go to a playing device.
11	Q Okay.
12	MR. BERZ: Is the question what happens
13	next?
14	THE WITNESS: It's outlined in my
15	testimony in number 31.
16	BY MR. GARRETT:
17	Q All right. Just tell me how we car
18	visually represent there.
19	A The tracks are identified and moved to the
20	player, as I said. They're cached there and then from
21	there are sent out in real time to the customers by
22	going up to the satellite.

Q Goes up to the satellite.
A Right.
Q All right. Satellite. And then you've
got your customer here has got a little Earth station,
right?
A A little dish, that's right.
Q Dish. And it pulls it down from the dish,
and, again, that is then with a dish, you can play
it either on like a TV or a public address system or
a stereo, something else, right?
A No. It's pulled down from the dish to our
proprietary player, and the player then sends it out
through the speakers, much along the line as the other
players. It's put through speakers not through TVs.
Q I'm sorry?
A It's put through a speaker system not
through TVs.
Q Okay. All right. So it goes from the
digital repository, a copy is made onto the player,
correct?
A That's correct. It's cached.
ARBITRATOR VON KANN: Does that mean

1	essentially stored?
2	THE WITNESS: It's cached there until it's
3	played. It's usually played within the next few
4	minutes, so it's stored for a very short period of
5	time.
6	BY MR. GARRETT:
7	Q Okay. And then it is erased immediately
8	after being played?
9	A Within 24 hours. At the end of the day,
10	every day it's erased.
11	Q Okay. And then it goes up to the
12	satellite and comes back down on the real time,
13	correct?
14	A That's correct.
15	Q Okay. And, again, I take it with this
16	system you feel that it's a very secure system that
17	minimizes any risk of unauthorized copy, correct?
18	A That's correct.
19	Q And, again, with this particular system,
20	that the performances to be made of the sound
21	recordings are highly beneficially promotional to
22	sound recording copyright owners, correct?

1	A Yes, they are.
2	Q And, again, you are required to get
3	consent from the copyright owners of the sound
4	recording in order to make copies of the CDs, correct?
5	A That's not correct.
6	Q Okay. Why not?
7	A Because for broadcast, we are only storing
8	them in the cache for a very short period of time in
9	accordance with the copyright laws, so there's an
10	exemption.
11	Q Would you think that's where the ephemeral
12	copy is being made?
13	A For this service, yes.
14	Q And you think that's what might actually
15	be subject to the 112 statutory license?
16	A I'm not sure.
17	MR. BERZ: I think we're sort of back into
18	this legal conclusion issue.
19	MR. GARRETT: Okay. I won't ask any more
20	on that.
21	BY MR. GARRETT:
22	Q I meant to ask you a question about the

1	Pro Fusion then before we left it. We talked about
2	taking the disk and sending it to a customer. You
3	will update that hard drive strike that. We talked
4	about taking the hard drive, the whole Pro Fusion
5	unit, and shipping it off to the customer; do you
6	recall that?
7	A I recall the conversation in which we ship
8	the Pro Fusion machine to the location, much along the
9	line as we send Pro Pac and Pro Disk.
10	Q Right. Okay. But you will on occasion
11	update the songs that the tracks that are on that
12	disk via either the Internet or telephone lines,
13	correct?
14	A You said on that disk, so I'm
15	Q The Pro Fusion unit.
16	A Yes, we will.
17	Q Okay. I don't think I have any further
18	questions on this. Can I just make a copy of this?
19	MR. BERZ: Before I have maybe the
20	Panel could give me some guidance. I have some
21	concern about the drawing in terms of its accuracy and
22	quite frankly the use of the word "copy" as between

1	the digital repository and the player, because I don't
2	necessarily think that that's a copy. The music is
3	digitally, if you will, communicated or transmitted.
4	And I'm prepared to go back on redirect and clarify
5	that, but I just want to make that point with the
6	Panel before we reduce the
7	CHAIRMAN VAN LOON: I think that would be
8	the appropriate time to
9	MR. BERZ: Thank you.
10	MR. GARRETT: Well, I'll just ask him the
11	question. Tell me exactly what happens between the
12	digital repository, from the time that a track goes
13	from the digital repository to the time it goes to the
14	cache there. What exactly is going on?
15	THE WITNESS: It just goes up to the
16	song goes up to the player. It's put in a queue,
17	plays within a few minutes, and then is purged at the
18	end of the night.
19	MR. GARRETT: Okay. Does that clarify it?
20	MR. BERZ: It does. Just my objection is
21	to the use of the word "copy" on the diagram.
22	MR. GARRETT: All right. I'll on the

1	record, we'll reflect what the Witness said, okay?
2	CHAIRMAN VAN LOON: So Mr. Garrett has
3	erased the word "copy." So now the copies that we
4	have, what's on the board, will not have the word
5	"copy" in it.
6	MR. GARRETT: But I will reserve the right
7	to put "copy" back up there for the closing arguments.
8	(Laughter.)
9	But we don't need it at this point. Okay.
10	May I erase this? I'll leave it up. It's probably
11	the best of the three.
12	CHAIRMAN VAN LOON: I think that there's
13	an audience out there demanding a copy.
L4	Could we get a little bit of guidance, Mr.
L5	Garrett, of how much longer you would project your
L6	cross to run?
L7	MR. GARRETT: Sure. I think within 15
L8	minutes. Is that okay?
L9	CHAIRMAN VAN LOON: Certainly.
20	ARBITRATOR VON KANN: Good ring to it.
21	MR. GARRETT: I don't function well after
22	this hour.

1	BY MR. GARRETT:
2	Q Let me ask you this you're welcome to
3	sit back there if you'd like or wherever you feel
4	comfortable.
5	CHAIRMAN VAN LOON: It only seems fair
6	that you should get a chair there also, although you
7	have to watch this mike as you go by.
8	BY MR. GARRETT:
9	Q Mr. Knittel, we've heard both the terms
10	"foreground" and "background music services" used in
11	this proceeding. Is there a difference between the
12	two?
13	A Not really.
L4	ARBITRATOR VON KANN: You're not a
L5	sufficient you don't have a market or height which
L6	some witnesses would really rise to that, I suspect.
L7	But I think you're right.
L8	BY MR. GARRETT:
L9	Q I'm handing out a document that I've
20	marked as 203 DPX.
21	(Whereupon, the above-referred
22	to document was marked as RIAA

1	Exhibit No. 203 DPX for
2	identification.)
3	Q Mr. Knittel, can you identify the document
4	that's marked as 203 DPX?
5	A It looks like a copy of our web page.
6	Q From the AEI web site?
7	A That's what it looks like.
8	Q This talks about it says about AEI
9	there; do you see that?
10	A Yes, I do.
11	Q And it refers to AEI was started back in
12	1971; is that correct?
13	A That's correct.
14	Q It says, "Back then consumers were hungry
15	for real music, not the bland orchestra renditions of
16	songs being played in business settings. So AEI Music
17	pioneered using the original songs by recording
18	artists thereby creating the foreground music
19	industry." Do you see that?
20	A Yes, I do.
21	Q What is that in reference to?
22	A AEI, when it was founded in 1971 by a very

1	creative and marketeer, Michael Malone, was the first
2	company in the United States to go out to the labels
3	directly and to secure rights to produce original
4	artists' music very different from then what was
5	referred to as Muzak or elevator music, which had no
6	original artist playing or performing as a part of
7	that music.
8	Q Is there any significant difference
9	between those two types of music?
10	A One, at AEI, certainly it is something
11	that the customers' used to hearing if it's the same
12	artist. I mean if it's Frank Sinatra or the Beatles
13	or Macey Gray, they would be used to hearing that.
14	It's very big promotional aspect for the record labels
15	versus a song by Macey Gray being played by an
16	orchestra in Germany in reverse which doesn't have
17	much attraction.
18	(Laughter.)
19	Q Is it fair to say that the elevator music
20	doesn't have as much attraction as the songs being
21	played by the actual artist?
22	A I think short of helping the

1	claustrophobic it doesn't do much at all.
2	Q Okay. I'd move the admission of 203 DPX.
3	MR. BERZ: No objection.
4	CHAIRMAN VAN LOON: Admitted.
5	(Whereupon, the above-referred
6	to document, previously marked
7	as RIAA Exhibit No. 203 DPX for
8	identification, was admitted
9	into evidence.)
10	(Whereupon, at 5:31 p.m., the proceedings
11	went into Closed Session.)
12	
13	
14	
15	
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20	
21	
22	

# Exhibit 2

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## COPYRIGHT OFFICE

+ + + + +

#### COPYRIGHT ARBITRATION ROYALTY PANEL

+ + + + +

In the matter of:

| Docket No. | 2000-9

Digital Performance Right in Sound Recording and Ephemeral Recording

CARP DTRA 1 & 2

CARP Hearing Room
LM-414
Library of Congress
Madison Building
101 Independence Ave, SE
Washington, D.C.

Thursday September 6, 2001

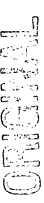
The above-entitled matter came on for hearing, pursuant to notice, at 9:00 a.m.

### **BEFORE**

THE HONORABLE ERIC E. VAN LOON Chairman
THE HONORABLE JEFFREY S. GULIN Arbitrator
THE HONORABLE CURTIS E. von KANN Arbitrator

#### **NEAL R. GROSS**

COURT REPORTERS AND TRANSCRIBERS 1323 RHODE ISLAND AVE., N.W. WASHINGTON, D.C. 20005-3701



1	the record at 11:08 a.m.)
2	CHAIRMAN VAN LOON: Ms. Aistars, will be
3	you be proceeding with this witness?
4	MS. AISTARS: I will.
5	CHAIRMAN VAN LOON: Great. Let us welcome
6	you to the proceeding. We appreciate your coming.
7	Whereupon,
8	DOUGLAS G. TALLEY
9	Was recalled as a witness by Counsel for the
10	broadcasters, and having been first duly sworn,
11	assumed the witness stand, was examined and testified
12	as follows:
13	DIRECT EXAMINATION
14	BY MS. AISTARS:
15	Q Good morning, Mr. Talley. Could you
16	please identify yourself and spell your name for the
17	record?
18	A My name is Douglas G. Talley, last name is
19	spelled T-A-L-E-Y.
20	Q And who is your current employer, Mr.
21	Talley?
22	A I'm employed by a company AEI/DMX Music.

1	Q And what is AEI/DMX Music?
2	A It's a company that distributes music to
3	businesses and residential subscribers worldwide. We
4	have over 120,000 businesses worldwide that receive
5	our music.
6	Q And has the company always been known as
7	AEI/DMX Music?
8	A No. Prior to May of this year, DMX was a
9	separate company in competition with another company
10	called AEI Music. And we merged with AEI Music in
11	May.
12	Q And what is your current position at the
13	company?
14	A I'm the chief technical officer.
15	Q And how long have you held that position?
16	A I've had that position since 1992.
17	Q Could you please explain for the panel
18	what responsibilities you have in this role?
19	A I'm in charge of research and development
20	and all of the technical operations worldwide.
21	Q Before you joined DMX did you have any
22	other experience related to background music services?

1	A Prior to joining DMX I was the founder and
2	chairman of a company called Digital Radio Labs which
3	had one of the first cable TV delivered digital music
4	services called Digital Plan. And for a time that
5	company was a competitor of a DMX's.
6	Q Could you describe your educational
7	background for the panel?
8	A I have a degree in electrical engineer. A
9	bachelor's degree from Penn State and a master's
10	degree from UCLA.
11	Q And, Mr. Talley, could you tell the panel
12	what the purpose of your testimony here today is?
13	A The purpose of my testimony here today is
14	to provide the panel with an overview of how DMX
15	programs and transmits its content to businesses. And
16	I also will focus on how DMX uses technology to
17	protect copyrighted content and how our technology
18	helps copyright owners promote the sales of their
19	sound recordings.
20	Q Now, Mr. Talley, today we'll be focusing
21	on your delivery of music to business establishments.
22	So to start off, could you please identify for the

1	panel the methods by which DMX distributes music to
2	business establishments?
3	A We have several delivery techniques that
4	we use. One method is by direct satellite broadcast,
5	transmissions from satellite to small satellite on
6	businesses.
7	We also distribute our content via cable
8	TV network.
9	We also have a product that plays CDs that
10	are physically mailed to the business on a monthly
11	basis. These are special encoded and formatted CDs.
12	And we also have a product that has a hard
13	drive in it that's resident at the business that has
14	music on it that plays back music from this hard
15	drive.
16	Q Now, I'd like to go through each of these
17	delivery models in turn, but just to start things out
18	for the panel, could you please explain to us how
19	music is programmed for delivery to business
20	establishments?
21	A Well, first of all, CDs are obtained by
22	our music programming specialists that are principally

1	located in Los Angeles. These CDs are previewed by
2	each one of the music programmers and each track is
3	categorized as to what style it belongs in, energy,
4	tempo, the mood it sets.
5	Q And what is the purpose of these
6	programming perimeters that you've identified for us?
7	A They're used to determine how often the
8	particular tracks should play, what style it should
9	play and what order it should come in the play list;
10	things like that.
11	Q Now, during the programming phase, are
12	there any copies made of the CDs?
13	A No.
14	Q Now, what happens after the programming
15	phase with the music that's been listened to by the
16	programmers?
17	A It's the CDs are physically sent to our
18	worldwide origination center in Denver, Colorado where
19	the first thing that happens is the content on the CD
20	that's been selected by the programmer is QCed. And
21	by that I mean we look for any pops or clicks, or
22	errors in the digital stream. If there are any, we

fix them. 1 We might also adjust the volume level that 2 the recording is made at so that every song we play 3 back in our programming plays back at the same volume 4 level. 5 We also might look at the ending of the 6 If it has a long, long fadeout, we might trim 7 that fadeout so that it butts up seamlessly next to 8 9 the next song that would be played. Then we -- we take that QCed content and 10 compress it into several different compression formats 11 that we use, and store it on a master file server 12 that's the main depository for all the music that we 13 14 program. 15 does the programming phase that 0 you've described for us vary from distribution model 16 17 to distribution model? No, it's essentially the same for each Α 18 model. 19 Okay. Now you mentioned the file server 20 0 that's at the worldwide operations center. Could you 21 describe for us the operation of that file server? 22

1	And perhaps lets start with the DBS cable model of
2	distribution.
3	A Okay. Can I have the first slide, please?
4	MS. AISTARS: For the panel's reference,
5	we'll be using the exhibit that are attached to Mr.
6	Talley's testimony as Exhibits A, B and C, and we've
7	made copies for your convenience.
8	CHAIRMAN VAN LOON: Thank you.
9	And I want to compliment both you and Ms.
10	Aistars. You've done a excellent job so far of
11	keeping your voice up, unlike some other witnesses.
12	We need for the recording purposes and to make sure
13	everybody in the room hears. Appreciate it very much.
14	THE WITNESS: Okay.
15	BY MS. AISTARS:
16	Q Okay. This is a little hard to read. But
17	before I get into the minutia of this chart, just let
18	me describe some more about the way the file server
19	operates, which is housed at the Denver origination
20	center and where all of our content originates from.
21	Basically there's a large depository of
22	songs in the compressed and encrypted format in this

file server. Right now we have over a million songs 1 in that file server. 2 Each music format that we program, whether 3 it be jazz, rock, classical has a separate computer 4 that draws content from this file server. Every day 5 we load up the client computers that have the jazz or 6 the rock format designations with new play lists. And 7 the play lists, as they proceed from song-to-song, the 8 client computers draw content from the main file 9 server and play out those songs on an individual 10 basis. 11 At anyone time the client computers might 12 hold up to 8 hours of music, and that music's placed 13 on a first in/first out basis. 14 15 And how frequently is it replaced? Approximately 8 hours. 16 And then in our broadcast model, which 17 this slide illustrates, the signal is transmitted, the 18 multiplex music which in this case is the feed to our 19 main satellite, Telstar 4, consists of 120 channels of 2.0 The encrypted content is transmitted to that 21 satellite and then it comes down to various places all 22

over the U.S.

The primary distribution path of this encrypted music is to businesses with small one meter satellite dishes and a satellite receiver. And they can receive this stream music in their stores or restaurant.

We also distribute it to cable TV operators who re-inturn transmit it over their cable TV networks to their subscribers. And it's received on digital set top boxes where it's decrypted and decompressed and turned back into analog music that they can play through their speakers.

We also have a subcontractor called Microspace located in Raleigh, North Carolina that retransmits this music. Receives it from Telstar 4 and then retransmits it to another satellite, and it in turn goes to other subscribers that have satellite dishes pointed at a satellite called Galaxy 3R.

We are in Denver co-resident with the AT&T technical operations that serves their cable networks.

And we give this same music to AT&T, and they in turn redistribute to their cable TV subscribers throughout

the U.S. 1 Mr. Talley, are you familiar with the 2 0 terms "caching" and "buffering?" 3 4 Yes. And could you tell us how you understand 5 these terms? 6 Well, neither of these terms have precise 7 Α It's not like if you asked engineering definitions. 8 9 me to define what a watt is or a volt, I could give you precise scientific definition that every engineer 10 would understand and agree with. But I think for the 11 purposes of illustration, I could give you some 12 examples of what these two terms are. 13 For example, if I had a hose in my garden 14 with water coming out of it, and I had a bucket. And 15 I would fill that bucket up with water from that hose 16 then I'd instantly empty it, fill it up, fill it up 17 again; keep doing that repetitively. That's what's 18 commonly known as buffering. 19 If I filled that bucket up once, put it 20 down over here, came back to it in an hour, maybe 21 emptied it, fill it up again I could call that

1	caching.
2	To give you another example, which is more
3	relevant to these proceedings, every CD player has a
4	circuit in it called a DDA converter. And part of
5	that circuit is a thing called a buffer. And 44,000
6	times a second when that CD is playing, 32 bits of
7	data from the CD are taken off the CD and put into
8	that buffer, and then it's converted to analog left
9	and right signals.
LO	So, for a typical CD for a 4 minute song,
L1	you would make over 10 million buffer copies in the
L2	process of playing that CD.
L3	Q Your explanation
L4	CHAIRMAN VAN LOON: I'm sorry. Could you
L5	just say that again? 10 million buffer copies?
16	THE WITNESS: For a 4 minute song
-7	CHAIRMAN VAN LOON: Yes.
L8	THE WITNESS: 10 million buffer copies are
L9	made.
20	CHAIRMAN VAN LOON: That's what I thought
21	you said.
22	BY MS. AISTARS:

1	Q Now, when we were discussing h ow the
2	music is transmitted from the Denver facility to the
3	ultimate end user, I believe you made reference to a
4	client server in the Denver facility that stored the
5	content for a period of 8 hours, I believe you said.
6	A Yes.
7	Q With respect to this DBS model
8	transmission and the cable model of transmission,
9	could you tell us whether there are any other cache
10	copies of the content made to facilitate the
11	transmission?
12	A In this process there's no caching that
13	goes on. There's many buffer copies made.
14	Q And could you explain where the buffer
15	copies might be made?
16	A Well, in the process of encrypting the
17	content, compressing it, transmitting it, receiving
18	it, decompressing it, decrypting it there's several
19	buffer copies made. Playing it back, converting it
20	into analog there's several stages of this process
21	where buffer copies are made.
22	Q Now, Mr. Talley, if we could move on to

some of the other models of transmission that you mentioned for us. I believe you said that DMX also delivers content to business establishments using a hard disk based device called Axis. Could you describe that device for the panel?

A Yes. On the next slide we show the transmission path for the Axis product. What Axis is is essentially a small unit the size of a set top box with a large hard drive in it. When a customer orders our music from us, if they want classical or jazz, we send them a unit that has a hard drive preprogrammed with a large amount of content that's consistent with the style they ordered. A typical unit can hold up to 700 hours of music.

And then through a private network that's connected between the Axis unit in the business and our origination center in Denver, on a daily basis we send that unit new music and new play lists for it to play.

The unit, for all intents and purposes, from the customer's standpoint works exactly like the satellite receiver. They select a channel and the

2.0

1	music streams out. And it only plays music that we
2	tell it to play on command from the play list we send
3	it.
4	Q And is it possible for the customer in the
5	business establishment to get access to the content
6	stored in the Axis device?
7	A The customer has no control over the
8	individual songs. There's no user interface that
9	allows the user to identify a song and dig into the
10	directory that has those songs on there. It only play
11	back what we command it to play. And the user
12	experience, as I mentioned, is exactly the same as if
13	they had the satellite receiver.
14	Q Could you describe for the panel what, if
15	any, security measures are employed in the Axis device
16	to protect the content that's stored there or to
17	protect that content that's been transmitted to the
18	device?
19	A Well, first of all, everything that's sent
20	to it is sent in an encrypted format, proprietary
21	encryption format that we license from IBM. It's sent
22	in this encrypted format from our origination center

in Denver. It's stored on the hard drive in an encrypted format. And that only when that song is played back is it decrypted and turned back into an analog song that would play out through the PA system in the store.

We also maintain ownership, DMX maintains ownership of all the equipment. So the store or business never has title to the product or the content on it.

There's also a timeout device built into the player so that if -- if it's disconnected from our network or it's removed from the store, or somebody steals the unit, after a specified period of time the unit deactivates and it won't play music.

The content is encoded at a lower data rate than normally would be attractive to consumers. Typically for people with MP3 players and things like that, they record their music at 128 kilobits and it's recorded in stero, and it's a popular consumer format. All this music is recorded at half the data rate and it's a slightly lower quality than would be attractive to consumers. And it's also recorded in mono.

1	Q Now, Mr. Talley, the final model of
2	distribution that I believe you mentioned was the CD
3	based model. Could you describe that model for the
4	panel, please?
5	A Yes. This slide shows that model where
6	the content is encoded onto specially coded CDs at our
7	on premise operations in Seattle.
8	From Denver where we have our master file
9	server over a private network, the content is
LO	distributed to Seattle and then specially coded CDs
L1	are produced and sent to each customer on a monthly
L2	basis.
L3	Q And you mentioned these are specially
L4	encoded CDs. Could you describe if there are any
L5	other security measures that are taken with this CD
L6	model of distribution?
L7	A Again, the playback device and the CDs are
L8	retained in ownership by DMX. There's also a built in
L9	timer that won't played CDs after a certain specified
20	period of time.
21	The format used to compress an encrypt the
22	CDs is incompatible with consumer CD players. So if

anybody steals the CD and tries to play it on their 1 own player, it wouldn't play. 2 CHAIRMAN VAN LOON: Are those, the 3 transmissions going from Seattle out to the individual 4 businesses, is that again like in the mail? 5 THE WITNESS: Yes, that's mail. 6 7 CHAIRMAN VAN LOON: Yes. BY MS. AISTARS: 8 Now, you've described for us the security 9 0 measures that are incorporated in each of the various 10 distribution models. Are there any measures that you 11 take at your own facilities to protect the content? 1.2 Well, everything in our operations that is Α 13 used to store or distribute the music is on its own 14 private network, which is independent of the other 15 networks we use for email and connections to the 16 Internet and other business purposes. 17 It's also -- everything's also encrypted 18 using a triple DES algorithm, which is a standard high 19 security algorithm that's used by many financial 20 institutions for the transmission of secure data. And 21 it's not at present exportable to other countries. 22

1	Q Has your network ever been hacked?
2	A Since I've been at DMX, there's never been
3	a known instance of hacking of the music network.
4	Q And, Mr. Talley, what if any programming
5	measures are taken to prevent the copying of sound
6	recordings used in DMX's services to business
7	establishments?
8	A Well, first of all, all the programming
9	software that puts together the play list has checks
10	and balances in it that complies with the sound
11	recording performance compliment.
12	Second, a very high percentage of the
13	music is programmed so that it is cross-faded from
14	song-to-song. So there's not distinct beginnings or
15	endings of each song, and this also discourages people
16	from trying to tape or hack the music.
17	Q Now, I believe that you said that another
18	purpose of your testimony here today was to talk about
19	how your technology promotes CD sales. What does DMX
20	do, if anything, on a technology front to promote the
21	sales of CDs?
22	A Several things. First of all, the

equipment, the satellite receiver and the Axis unit itself have readouts on them, liquid crystal displays that every time a song plays it displays the artist, the album and the title of the song.

Also through our cable TV distribution whenever a song plays on screen on TV is that same information; the artist, album and the title.

In our next generation systems that we're developing now for interactive cable set tops, the album art will also be on screen, and also ways for the subscriber to point and click and order the album on line via the cable return path.

We also have a website that shows for any channel music that we broadcast the last 15 songs that are played and the time that they're played. And so a subscriber could go to our website and get information on that song.

And we also have a large number of customer service people located in Los Angeles and Seattle that routinely take calls from subscribers, and they're trained to answer questions about the music and help people get information on how to buy

it.

Q And why do you employ all of these technologies to provide this information?

A Well, it's part of the appeal of the service. It's a benefit that we sell. And it's valued highly by our subscribers.

Q Now, the next area that I'd like to turn to is the reasons for the use of cache and buffering copies in your processes. Could you tell us what, if any, effect it would have on your business if you were required to account for the number of buffer and cache copies that you make in any given transmission?

A Well, in my opinion, it's really not practical. There are so many events that effect the number of copies that get made. It wold be extremely difficult or impossible to keep track of all these things. Every time a CD is played buffer copies are produced. Equipment fails, a new piece of equipment has to go on line. We may have to take backup copies and replicate them. It's just not practical in the process of producing the music and transmitting it to keep track of all these ephemeral copies.

And would it be practical to count the 0 buffer or cache copies made in any one particular transaction? No, because there are so many steps that Α There's encryption, decryption, through. encoding, decoding, decompressing, conversion of the signal from analog -- from digital to analog. There's 7 just too many processes to keep track of. 8 There's also quite a bit of hardware and 9 software that we use that we don't control, we don't 10 design it. We buy it off the shelf. And there's 11 ephemeral copies being made in this software and 12 And we would have no way to determine how 13 many of these copies are made in this hardware and 14 15 software. And when you were providing some examples 16 of what you mean by cache and buffer copies for the 17 panel, you were fairly specific in identifying, for 18 instance, in the CD playback an example of how many 19 ephemeral copies might be made. Is this something 20 that's standard or is this something that might vary 21

from device-to-device or technology-to-technology?

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1	A It can vary from device-to-device. It can
2	vary from how the equipment is used by the operators.
3	We may have an editor that may have to
4	edit a song several times before it's right for air
5	play.
6	I couldn't tell you how many times a
7	particular song would be played back on a CD player or
8	not played back.
9	Q And why does DMX employ technologies that
LO	require the making of buffer and cache copies?
1.1	A We really have no option. We're dealing
12	with digital media today. This is incidental to the
1.3	process of producing quality content and delivering it
14	to our customers.
15	Q And what if any benefits does the use of
L6	this technology which results in the making of buffer
L7	or cache copies afford DMX?
18	A Well, there's some value to us in terms of
19	efficiency. But there's also value to the copyright
20	owner from the standpoint that we can encrypt the
21	content to a much higher degree and protect it to a
2.2	much higher degree than we could if it was in ar

1	analog form. And also, we can guarantee that the
2	quality of the content that we deliver is much higher
3	than we normally would.
4	Q Thank you, Mr. Talley.
5	MS. AISTARS: That's all I have.
6	CHAIRMAN VAN LOON: Mr. Garrett?
7	CROSS EXAMINATION
8	BY MR. GARRETT:
9	Q Mr. Talley, I'm Bob Garrett. I represent
10	the Recording Industry Association of America.
11	Good morning.
12	A Good morning.
13	Q In the last series of questions you talked
14	about value of the of buffer and cache copies in
15	terms of the efficiencies that it offers you. What
16	did you mean by that?
17	A Well, in terms of being able to process
18	the content and edit it, and QC it, the digital
19	technologies that we have today versus what we had
20	several years ago with analog allows us to get higher
21	throughput, get the work done faster.
22	Q Okay. Any other kinds of efficiencies?

1	A In terms of distribution we can distribute
2	the content without using as much band width as we
3	used to use for analog.
4	Q And that brings down your band width cost?
5	A There's some improvement there.
6	Q You mentioned at the outset of your
7	testimony the merger of AEI and DMX. Do you recall
8	that?
9	A Yes.
10	Q I take it you're the chief technical
11	officer of the merged company, is that correct?
12	A Yes.
13	Q Are the two companies that were merged,
14	AEI and DMX, run separately or are their operations
15	consolidated?
16	A Well, we're starting to consolidate the
17	efforts. The merger was just completed in May, so
18	we're still going through a process of integration.
19	Q Yes, but you do have responsibility for
20	both sets of operations, correct?
21	A Today I do.
22	Q Okay. You referred earlier to the fact

1	that you had 120,000 business customers, correct?
2	A Yes.
3	Q Is that 120,000 business customers for the
4	merged operation?
5	A Yes.
6	Q Okay. Now, could you tell me of those
7	120,000 customers how many operate under your
8	broadcast model?
9	A I couldn't be specific. I would say the
10	majority of them do.
11	Q And how about the Axis technology?
12	A It's new technology, a very small number.
13	Q Something around 5 percent?
14	A Even less than that.
15	Q Under one percent?
16	A Today there's probably a couple of
17	thousand users.
18	Q And on the on premises model would be the
19	remainder, so something less than a majority?
20	A Yes.
21	Q And your on premises model, yesterday Mr.
22	Knittel testified and talked about certain on premises

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1	models that AEI had with Pro Pac and Pro CD. Are you
2	familiar with those?
3	A Uh-huh.
4	Q Say yes.
5	A Yes.
6	Q And the Pro Pac and Pro CD is what you're
7	describing here in your on premises model? Let me
8	rephrase that.
9	When you described the on premises model
LO	were you including within that what has been referred
11	to as Pro Pac and Pro CD?
L2	A What I was describing in this diagram was
13	what DMX has been doing. This doesn't cover what AEI
14	has been doing.
15	Q All right. Let's focus then for a moment
L6	on the on premises model. Is there any difference in
L7	the model that you described on the one hand and the
18	Pro Pac and the Pro CD models on the other hand?
19	A No, they're technically they're
20	similar.
21	Q Okay. And are you familiar with the Pro
22	Fusion method of providing of servicing your

1	customers, correct?
2	A Yes.
3	Q And when you described the Axis technology
4	here, is there any difference between the Axis
5	technology on the one hand and the Pro Fusion
6	technology on the other hand?
7	A The only difference is that the Pro Fusion
8	technology presently uses CD ROMs to update it on a
9	monthly basis. The Axis equipment connects
10	electronically to the server in Denver and is updated
11	by this electronic path.
12	Q I see. And when Pro Fusion uses CD ROMs,
13	I take it that CD ROMs are mailed?
14	A Yes.
15	Q All right. And lastly, on the broadcast
16	model, is there any difference between the DMX
17	broadcast on the one hand and the AEI broadcast model
18	on the other hand?
19	A The only difference is the number of
20	channels that are transmitted. Also the DMX broadcast
21	model has a lot more music transmitted than the AEI
22	model. And the AEI equipment also broadcasts what we

1.	call in store messaging; announcements that the store
2	may want to insert between the music. The DMX
3	equipment doesn't do that.
4	Q I take it for all of the models that
5	you've described here, that initially the CDs are
6	placed into a digital depository that is located in
7	Denver, is that right?
8	A Yes.
9	Q Let me go back to your broadcast model
10	again. And if I could just ask you to look at the
11	chart that you prepared for that broadcast model. Do
12	you have that before you?
13	A Yes.
14	Q Just incidentally, whose chart do you
15	think is better, yours or mine?
16	A I haven't seen yours.
17	Q That's okay. They put this in just to
18	embarrass me, you know that.
19	All right. Well, just focusing on the
20	broadcast oh, one other thing, too. You talked in
21	terms of buffer copies and cache copies, do you recall
22	that?

1	A Yes.
2	Q At one point in your oral testimony you
3	also referred to ephemeral copies, do you recall that?
4	A Yes.
5	Q Is your reference to ephemeral copies
6	meant to meant to include buffer and cache copies?
7	A Yes.
8	Q Does it include anything other than buffer
9	and cache copies?
LO	A No.
L1	Q Okay. So if I use the term ephemeral
L2	copies, we could use that as a term synonymous with
L3	both buffer and cache copies, correct?
L4	A Yes.
L5	Q Okay. All right. Turning to your U.S.
L6	broadcast model here, can you tell me at what stages
L7	in the process here ephemeral copies are made?
L8	A Every stage from the transmission to the
19	reception. There are many, many, many places where
20	this happens, where ephemeral copies are made.
21	Q Okay. Well, let's just if we could go
22	through the whole process.

1	A Okay.
2	Q And identify each of the stages here. I
3	gather in the first step is that the physical CDs are
4	copied into the digital repository, correct?
5	A Yes.
6	Q Okay. Do you consider those copies to be
7	ephemeral copies?
8	A Yes.
9	Q And those copies are periodically purged
10	from the digital repository, is that right?
11	A Yes.
12	Q Are any copies maintained there on a
1.3	permanent basis?
14	A They could be. The purge how often we
15	purge it is a variable.
16	Q What does it vary at?
17	A How often we play the music, whether it's
18	needed on a regular basis or it's not needed.
19	Q There is no set policy that everything
20	within the digital repository must be purged within a
21	specified period of time?
22	A No.

1	Q Okay. Now, when copies are placed in the
2	digital repository, is there more than one copy made
3	of each CD?
4	A No.
5	Q And you would consider the copying of a
6	single CD into that digital repository to be either a
7	buffered copy or a cache copy?
8	A Well, yes. Just let me clarify my last
9	answer.
10	In the process of storing a copy, an
11	ephemeral copy into the master server, there's several
12	processes that we go through first to get it there.
13	There's QCing, there's a slight amount of editing that
14	might be done, there's volume leveling, there's
15	encryption, compression. Throughout all these
16	processes before it even gets on the server, there's
17	ephemeral copies made.
18	Q And those copies are made at your
19	operation center there in Denver?
20	A Yes.
21	Q Once all of that process is gone through
22	and you're actually putting the copy into the digital

1	repository, is the copy that goes into the digital
2	repository considered to be either a cache copy or a
3	buffer copy?
4	A Yes.
5	Q Which one is it or is it both?
6	A I would call it a cached copy.
7	Q And why would you call it a cached copy?
8	A Because it's retained for unspecified
9	period of time.
10	Q All right. Sticking with your broadcast
11	model, we've got the CD in the digital repository.
12	Where does it go next?
13	A Well, we have what we call client playback
14	computers that on command from the individual play
15	lists that are loaded into these client computers,
16	they draw music from the master depository and decode
17	it and play it out of those client computers.
18	Q Physically where are these client playback
19	computers located?
20	A They're in the same room as the master
21	file server in Denver.
22	Q And how many in Denver, right?

1	A Yes.
2	Q And how many such computers are there?
3	A Approximately 120.
4	Q Is it like one computer for each channel
5	of programming that goes up to the satellite, is that
6	right?
7	A Yes.
8	Q And so you'd have one computer that might
9	be devoted to a jazz channel and another one that
10	might be devoted to a classical channel, is that
11	right?
12	A Yes.
13	Q Now do you consider the copies that reside
14	in that playback computer to be either cache or buffer
15	copies?
16	A Well, in normal operation everything in
17	that computer is replaced on a first in/first out
18	basis on a regular time interval. So under normal
19	circumstances I would call that caching.
20	If there's a failure of the main server or
21	if the main server goes down, what we do is we start
22	to loop the music from the client computer. And in

1	that mode then it operates like a cache. It keeps
2	playing back the last 8 hours of music until we fix
3	the problem with the main server.
4	Q Okay. What's the next step then after the
5	you've got the different tracks in the client
6	playback computer. Are they then transmitted from
7	that computer up to satellite?
8	A Right, but before that happens those
9	tracks are encrypted, they're compressed again into
10	the compression format used on the satellite system,
11	which may be different than the and in many cases
12	is different than the compression format we use to
13	store it on the server.
14	They're also multiplexed together so that
15	all 120 channels is transmitted in a blanket format.
16	And in all those processes there are ephemeral copies
17	made.
18	Q Okay. After ephemeral copies are made,
19	then they are actually transmitted up to the
20	satellite, correct?
21	A Yes.
22	Q And that's the Telstar 4 satellite that

1	you described?
2	A Yes.
3	Q And then your customers one way your
4	customers can receive the programming is that they
5	take their earth station or their dish and simply take
6	it down from the Telstar 4 satellite, correct?
7	A Yes.
8	Q Okay. Now, between the time that it's up
9	there on satellite and it goes down to that receiving
10	dish are any ephemeral copies made?
L1	A No.
12	Q Okay. All right. I gather another way
13	your customers can receive it, is rather than directly
14	from the Telstar 4 satellite, they would get it from
15	Microspace, is that right?
L6	A Yes.
17	Q And Microspace would take it down from the
18	Telstar 4 satellite and put it back up on the Galaxy
19	3R satellite, correct?
20	A Yes.
21	Q And in the process of taking it down from
22	the strike that.

1	In the process of Microspace taking the
2	programming down from the Telstar 4 satellite, are any
3	copies, ephemeral copies made?
4	A When Microspace receives the signal, they
5	receive it demultiplexed, decrypted, turn it back into
6	an analog signal and then retransmit it. So that
7	whole process of receiving it creates ephemeral
8	copies?
9	Q Okay. And then once they create those
10	ephemeral copies, they retransmit them back up to the
11	Galaxy 3R satellite, correct?
12	A Yes.
13	Q Are there any ephemeral copies created in
14	the course of that transmission?
15	A Not to my knowledge.
16	Q All right. And then again your customers
17	could take it down from the Galaxy 3R satellite,
18	correct?
19	A Yes.
20	Q And in the process of taking it down from
21	that Galaxy 3R satellite are any copies, ephemeral
22	copies made?
	11

1	A The same thing would happen again. In the
2	reception of the signal and decoding of the signal
3	there would be ephemeral copies made.
4	Q Okay. And they take the regardless of
5	whether your customer got it from the Telstar 4
6	satellite or the Galaxy 3R satellite, after those
7	ephemeral copies were made, what would happen to the
8	programming next?
9	A It would be played back through the
10	speakers in the store or business.
11	Q Okay. Any ephemeral copies that would be
12	created in that process?
13	A No.
14	Q Now, one other method of distribution you
15	discussed earlier involves cable. Do you recall that?
16	A Yes.
17	Q And as I look on your chart here, it
18	appears that you transmit your programming to the HITS
19	affiliate, correct?
20	A Yes.
21	Q Exactly what is the HITS affiliate?
22	A Well, HITS is an acronym that stands for

1	Head In the Sky, and it's a technical broadcast
2	facility that AT&T has located at the same facility
3	that our studios are at in Denver. And what they do is
4	receive content from many different sources; video and
5	audio providers. And then they reencrypt it, they
6	remultiplex it, they recompress it into the format
7	that's compatible with all the AT&T cable system and
8	set top boxes. And then they retransmit it to their
9	subscribers in that format.
LO	Q All right. This is the digital service
L1	that the cable operators offer, correct?
L2	A If you have AT&T digital cable, you have
L3	this HITS service.
L4	Q Okay. Now your transmission from Denver
L5	to HITS is done via microwave?
L6	A No. Actually, it's done by a wire.
L7	Q Fiber optics or cable?
L8	A It's coax cable.
L9	Q Coax cable. Okay.
20	In the process of taking the programming
21	there from your operations in Denver and getting it
22	over to HITS, are any ephemeral copies made?

1	A No.
2	Q Okay. When HITS receives that programming
3	and transmits it off to various cable operators, are
4	any ephemeral copies made there?
5	A Yes.
6	Q And are these cache copies or buffer
7	copies, or both?
8	A I would call them buffer copies.
9	Q Okay. Once the cable operators receive
10	them, they will then further transmit them to your
11	business customers, correct?
12	A Yes.
13	Q Are there any ephemeral copies made in
14	that process there?
15	A Yes.
16	Q And, again, are these cache or buffer
17	copies?
18	A I would call them buffer copies.
19	Q Okay. Why would you call them buffer
20	copies?
21	A Because there are several steps where the
22	signal is received, decoded, decrypted, converted from

1	digital to analog.
2	Q Okay. I guess as you said in your
3	broadcast model there are a lot of different ephemeral
4	copies that are made, correct?
5	A Yes.
6	Q And if you can't make those ephemeral
7	copies, you can't use this broadcast model, can you?
8	A That's correct.
9	Q Okay. Just turn for a second to the on
10	premises model. Are there ephemeral copies that are
11	created in the course of providing your services via
12	the on premises model?
13	A Yes.
14	Q All right. Can you tell us again where
15	would the first set of ephemeral copies be made?
16	A Are you referring to the Axis slide or
17	Q No, I'm referring to the on premise model.
18	A On premises. Okay.
19	Q Which would also be like Pro Pac or Pro
20	CD. The third slide.
21	MS. AISTARS: Actually, I think he
22	testified that this represents DMX's activities and

1	not Pro Pac and Pro CD.
2	MR. GARRETT: Right. That reminds me.
3	BY MR. GARRETT:
4	Q Let's go back to the broadcast model that
5	we just discussed here. You talked about the
6	different steps or the different stages at which
7	ephemeral copies would be made. Would there be any
8	difference if we focused not just on the DMX broadcast
9	model, but on the AEI broadcast model?
10	A There are some AEI broadcast operations
11	that are done with analog technology. DMX uses all
12	digital.
13	Q Where does AEI use analog?
14	MS. AISTARS: If you know.
15	THE WITNESS: There are some analog
16	satellite transmissions made through the specific AEI
17	satellite that are used. And there's some reception
18	with analog equipment.
19	BY MR. GARRETT:
20	Q Which satellite does AEI use. It's not
21	Telstar 4, I take it?
22	A AEI uses several satellites, but the main

1.	one is Galaxy 3R.
2	Q I take it for the AEI broadcast model to
3	operate, it's necessary to make ephemeral copies at
4	various stages, correct?
5	A Yes.
6	Q And without making those ephemeral copies
7	they would not be able to operate using their
8	broadcast model, correct?
9	A Correct.
10	Q Now, does AEI in its broadcast model ever
11	make digital transmissions?
12	A Yes.
13	Q And now let's go over to the on premises
14	model, which was your third chart.
15	And just focusing on the DMX on premises
16	model described in your chart here, can you tell me at
17	what stages the ephemeral copies are made?
18	A Well, starting with the origination
19	operations in Denver where the file server has the
20	music stored, and I've previously described how that
21	music gets on that file server and the ephemeral
22	copies that are made in the process of doing that

1	Then the output of that server delivers
2	music to Seattle. There are ephemeral copies made in
3	that process. And in Seattle that music is burned
4	onto CD ROMS. And there ephemeral copies made in that
5	process.
6	And when it's transmitted or actually via
7	the mail to the subscriber and they play the music
8	back, there are several ephemeral copies made in the
9	process of playing it back.
10	CHAIRMAN VAN LOON: Can I just clarify on
11	that. You just said and then are several made in the
12	subscriber's playback.
13	THE WITNESS: Yes.
14	CHAIRMAN VAN LOON: A little earlier you
15	talked about, I forget it was 10 million in a form in
16	a song.
17	THE WITNESS: Right.
18	CHAIRMAN VAN LOON: When you said several
19	now, do you really mean a lot like millions or are
20	there significantly fewer of ephemeral copies in the
21	subscriber playback?
22	THE WITNESS: I mean millions.

1	CHAIRMAN VAN LOON: I see.
2	BY MR. GARRETT:
3	Q I just want to make sure I understand.
4	When I put a CD in my computer to play, am I making
5	ephemeral copies?
6	A Yes.
7	Q Okay.
8	CHAIRMAN VAN LOON: Not if you don't play
9	it.
10	MR. GARRETT: If you don't play it, right.
11	Turn it on.
12	THE WITNESS: If you put a CD into a
13	normal CD player, you're making ephemeral copies every
14	time it takes 32 bits of data from that CD and
15	converts it from an digital signal to an analog signal
16	and it's buffered for a short period of time it's
17	a short period of time. It's maybe 23 microseconds.
18	But during that time you've created a buffer copy of
19	a portion of the content.
20	CHAIRMAN VAN LOON: And each time and
21	every 4 minute song
22	THE WITNESS: Every 4 minute song

1	CHAIRMAN VAN LOON: whether it's on
2	your CD player or
3	THE WITNESS: represents about 10
4	million ephemerals.
5	ARBITRATOR VON KANN: Is this true, by the
6	way, ephemerals or ephemeral copies, is this a
7	lawyer's term or an engineer's term?
8	THE WITNESS: It's not my term. It's not
9	an engineering term.
10	ARBITRATOR VON KANN: Okay. So you're
11	familiar with it in the context of the copyright law
12	and the lawyers. If we had an engineer convention,
13	they wouldn't find the need to use the word ephemeral
14	in talking about how their services work? They'd talk
15	about buffer copies and cache copies, but they
16	probably wouldn't talk about ephemerals?
17	THE WITNESS: It's not a highly used term
18	in engineering parlors.
19	ARBITRATOR VON KANN: Okay.
20	BY MR. GARRETT:
21	Q Let's go back to your on premises model
22	here. We've got the CDs in the file server there in

1	Denver. And I gather from Denver they end up in
2	Seattle, right?
3	A Yes.
4	Q Okay. Tell me exactly what happens
5	between Denver and Seattle with all those different
6	tracks that are in the file server?
7	A They're transmitted on a private network
8	to Denver or to Seattle.
9	Q Transmitted digitally?
10	A Yes.
11	Q And you say in the course of that
12	transmission there are buffered or cache copies that
13	are made?
14	A Yes.
15	Q Is it buffered copies, cache copies or
16	both?
17	A Buffer copies.
18	Q Okay. And why do you consider them to be
19	buffer copies?
20	A Because they replenished on a regular
21	basis. And usually it's only part of the content
22	that's copied.
	II

1	Q Why is that?
2	A Just the way it works. The data is
3	packetized and sent in packets, and it's decoded and
4	replicated.
5	Now, when it gets to Seattle, the entire
6	song is reassembled and put back together. So at that
7	point I guess you could call that a cache copy.
8	CHAIRMAN VAN LOON: The private network
9	that goes between Denver and Seattle
LO	THE WITNESS: Yes.
L1	CHAIRMAN VAN LOON: That's a hard wire as
12	opposed to being beamed, or how does that
13	THE WITNESS: It's a virtual private
14	network that uses the Internet to transmit part of the
15	content on.
16	CHAIRMAN VAN LOON: I see.
L7	BY MR. GARRETT:
18	Q And in Seattle the different tracks that
19	you received here from Denver are copied onto a CD ROM
20	you said?
21	A Yes, individual CD ROMs that are produced
22	for each business subscribing to the service.
ŀ	$\mathbf{d}$

1	Q And those CD ROMs are then mailed to the
2	different subscribers, correct?
3	A Yes.
4	Q All right. Now, on your chart here you
5	have different arrows from Seattle to the business
6	establishments that are identified both as encrypted
7	compressed physical disk and transmitted. Do you see
8	that?
9	A Yes.
10	Q What does that refer to?
11	A The disks are sent via the U.S. Mail to
12	the customer. And the disks are encrypted and
13	compressed. The format of the content on the disk is
14	encrypted and compressed.
15	Q Where is it encrypted or compressed?
16	A That happens in Seattle prior to the
17	distribution and the production of the CD ROM.
18	Q All right. But all the distribution
19	between Seattle and the business establishment is done
20	really through the mail, correct?
21	A Yes.
22	Q Okay. Can you tell me let's just focus

1	for a moment on the AEI on premises model, the Pro Pac
2	or Pro CD. All right. Is there any difference
3	between that model and the model you've described here
4	in terms of where the ephemeral copies or the buffer
5	or cache copies are made?
6	A It's essentially the same.
7	Q Okay. And let me ask you next about your
8	Axis technology, the second chart that you have here.
9	Again, we start with the file server,
LO	correct?
L1	A Yes.
L2	Q And then from the file server there in
L3	Denver, what happens to the different tracks next?
L4	A Well, there's a separate file server that
L5	we use to just house the music that needs to be
L6	transmitted or sent to the individual Axis users. And
L7	from the play lists for each customer we know what
L8	music is already resident on the hard drive and what's
L9	not on the hard drive. And everyday there's a
20	schedule of songs and new play lists that need to be
21	sent to various customers. Those songs and those play
22	lists are loaded into this independent file server.

1	And when the Axis unit at the business calls up for
2	its daily download, it gets those particular songs and
3	those particular play lists.
4	Q All right. So in the Axis technology
5	we're dealing with two independent file servers, is
6	that right?
7	A At our broadcast study, that's correct.
8	Q So the different tracks will start out in
9	your main file server and then be transferred to this
LO	independent file server, correct?
11	A Yes.
12	Q All right. And in that process of
13	transferring from the main file server to the
L4	independent file server are buffer or cache copies
L5	made?
L6	A Yes.
17	Q Are they buffer copies or are they cache
18	copies?
19	A They're cache copies and buffer copies.
20	Q They're both?
21	A Yes.
22	Q Okay. And then from the independent file

1	server you will send different tracks to the is it
2	the hard drives located at the different business
3	establishments, customers, correct?
4	A Yes.
5	Q And you'll do that via the Internet or via
6	telephone lines, correct?
7	A Yes.
8	Q Okay. And are there buffer or cache
9	copies that are made in that process?
LO	A Yes.
L1	Q Are they buffer or are they cache?
L2	A They're both.
L3	Q Okay. Now, let me make certain I
.4	understand. In the process we were just describing
L5	here, you are updating the play list that reside on
L6	the hard drives at your business establishment
L7	customers, correct?
L8	A Yes.
L9	Q Am I correct that initially you take that
20	hard drive unit is physically mailed or sent to the
21	business establishment customer?
22	A We have installers that install it in the

1	store.
2	Q Okay. But that hard drive that is
3	ultimately installed in the store is originally loaded
4	in Denver, correct?
5	A That's correct. Denver or Seattle.
6	Q Okay. And then what you do is you will
7	update that on a periodic basis?
8	A Yes.
9	Q Okay. Are the different tracks that are
LO	loaded onto the Axis player there in Denver or
L1	Seattle, are those are ephemeral copies made in
L2	that process?
13	A Yes.
L4	Q And, again, are they buffer or are they
1.5	cache copies?
L6	A They're cache copies.
L7	Q Okay. Is there a policy, at least for the
L8	DMX operations, as to when the different cache or
19	buffered copies must actually be purged from the
20	system?
21	A It's variable. It depends on how often we
22	play certain song. If it's a song that's been encoded

1	and we don't use it any longer, it doesn't show up in
2	any play lists, then it's purged.
3	Q Okay.
4	MR. GARRETT: I have no further questions.
5	Thank you, Mr. Talley.
6	MS. AISTARS: We have a few on redirect,
7	but if I could take a minute.
8	CHAIRMAN VAN LOON: Please.
9	(Whereupon, at 12:16 p.m. off the record
10	until 12:27 p.m.)
11	CHAIRMAN VAN LOON: Ms. Aistars?
12	MS. AISTARS: I just have one or two
13	questions.
14	REDIRECT EXAMINATION
15	BY MS. AISTARS
16	Q Mr. Talley, do you recall that you used
17	the term ephemeral per Mr. Garrett's suggestion
18	earlier in your testimony?
19	A Yes.
20	Q And when you used that term as meaning
21	buffer or cache copies, you didn't use it in the legal
22	sense that's ascribed to that term under the Digital
	11

1	Millennium Copyright Act, did you?
2	A No. I'm not a lawyer and I've never read
3	the Digital Millennium Copyright Act.
4	ARBITRATOR VON KANN: It's great stuff.
5	THE WITNESS: I was not using that in any
6	legal context at all.
7	BY MS. AISTARS
8	Q Thank you.
9	MS. AISTARS: That's all.
10	CHAIRMAN VAN LOON: Either of you have any
11	questions?
12	ARBITRATOR GULIN: Well, I guess I would
13	ask, for example, on page 12 when you speak of number
14	of ephemeral copies made in aid of licensed or exempt
15	transmissions, when you were speaking of number of
16	ephemeral copies made regarding exempt transmissions,
17	there also you were not using it in a legal sense?
18	The term ephemeral?
19	THE WITNESS: No.
20	ARBITRATOR GULIN: Okay. Thank you.
21	CHAIRMAN VAN LOON: I wanted to ask you,
22	we had your colleague Barry Knittel here yesterday

1	from the AEI side and more business person and not a
2	technical person. And we asked him some of the same
3	questions that you were asked today, and he gave good
4	answers to the best of his ability, but he's not the
5	chief technical officer and didn't know what you knew.
6	THE WITNESS: Yes.
7	CHAIRMAN VAN LOON: In a somewhat parallel
8	vein, I know you're not as familiar with the business
9	side as he is. I did want to inquire whether you are
LO	aware of part of his testimony was that the AEI/DMX
L1	proposal for this proceeding is that there be a
L2	minimum fee set and a suggested dollar amount for
L3	that. Are you aware of that aspect?
L4	THE WITNESS: Not at all. I haven't had
L5	any discussions with Mr. Knittel about that.
L6	CHAIRMAN VAN LOON: I see. Okay. Well
L7	then, my other question would be a waste of time.
L8	Thank you very much for coming for these
L9	great diagrams. And you made it understandable to
20	nonengineers. So thank you very much.
21	THE WITNESS: Thank you.
22	MR. STEINTHAL: I hope that wasn't

## **Proof of Delivery**

I hereby certify that on Monday, June 06, 2022, I provided a true and correct copy of the Declaration of Paul Fakler to the following:

Sirius Satellite Radio, represented by Bruce G. Joseph, served via US Mail

SoundExchange, Inc., represented by Steven R. Englund, served via E-Service at senglund@jenner.com

XM Satellite Radio Inc., represented by R. Bruce Rich, served via US Mail

Signed: /s/ Paul Fakler